



The Calcutta Gazette

WEDNESDAY, MAY 14, 1924.

PART II.

Advertisement.

LAND SALE NOTICES.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plot of land no longer required by Government, situated along the Eastern Bengal Railway, in the district of Nadia, will be put up to sale at 1 P.M., on Monday, the 2nd June 1924, corresponding with the 19th Jaiatma 1331 B.S., at Kushtia in the Subdivisional Officer's Court.

The purchasers of the several plots of land will be subject to the following conditions :—

1st.—The purchasers will have no power to make any excavations on the land nearer than 15 feet from the railway boundary or to plough the land nearer than 3 feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100 the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The sale will become final on receipt by the Collector of the orders of the Commissioner confirming it, and a regular conveyance will then be granted to the purchaser.

Consecutive lot No.	Name of district.	Pargana and muncia.	Number of miles on which land situated.	Situated on which side of the railway.	Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM SALE FROM EACH LOT.	Commencement and termination of lot.	Boundary of lot.
1	2	3	4	5	6	7	8	9
1	Nadia ...	Munna Bahuddihkhali, pargana Mahimudshahi, district Nadia.	...	South side of the railway station.	03 of an acre.	Retained by the railway.	155.	North—Municipal road. East and West—Railway land leased out to Gouri Sankar Agarwalla. South—Rajabali Khan Chaudhuri's land.

(Intelligible), for Collector

Krishnagar, the 10th April 1924.

Advertisement of sale.

NOTICE is hereby given that the undermentioned plots of land no longer required by Government, situated along Eastern Bengal Railway of the Faridpur Branch, in the district of Faridpur, will be put up to sale at 11 o'clock on Thursday the 16th May 1924.

The purchasers of the several plots of land will be subject to the following conditions:—

1st.—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd.—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd.—If the amount of purchase-money exceeds Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th.—The plots of land will be sold revenue-free to the highest bidders.

5th.—The sale will become final on receipt by the Collector of the orders of the Commissioner confirming it (and a regular conveyance will then be granted to the purchaser).

Consecutive lot No.	Name of district.	Pargana and manza.	Number of mile on which land situated.	Situated on which side of the railway.	'Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acre and decimals.		
1	2	3	4	5	6	7	8	9	10
1	Faridpur	Manza Gobha Jaksanpur, pargana Nasibshahi.	5.28	North and East—Lot No. 2, South—Lots Nos. 25 and 26, West—Private estate.
2	Ditto ...	Ditto	2.70	North and West—Private estate, East—Lot No. 3, South—Lot No. 1.
3	Ditto ...	Ditto	2.50	North—Private estate, East—Lot No. 4, South—Lot No. 25, West—Lot No. 2.
4	Ditto ...	Ditto and manza Gopalpur, pargana Haveli.	5.25	North—Private estate, East—Lot No. 6, South—Lots Nos. 24, 25 and 28, West—Lot No. 3.
5	Ditto ...	Ditto	3.29	North—Private estate, East—Lot No. 6, South—Lots Nos. 23 and 24, West—Lot No. 4.
6	Ditto ...	Ditto	3.16	North—Private estate, East—Lot No. 7, South—Lot No. 23, West—Lot No. 5.
7	Ditto ...	Ditto	2.10	North—Private estate, East—Lots Nos. 8 and 22, South—Lot No. 22, West—Lot No. 6.
8	Ditto ...	Ditto	2.89	North—Private estate, East—Lot No. 9, South—Lot No. 22, West—Lot No. 7.
9	Ditto ...	Ditto	2.70	North—Private estate, East—Lot No. 10, South—Lots Nos. 21 and 22, West—Lot No. 8.
10	Ditto ...	Ditto	2.44	North—Private estate, East—Lot No. 11, South—Lot No. 21, West—Lot No. 9.
11	Ditto ...	Manza Gopalpur, pargana Haveli.	1.60	North—Private estate, East—Lot No. 12, South—Lot No. 91, West—Lot No. 10.
12	Ditto ...	Ditto	1.72	North—Private estate, East—Lot No. 13, North—Lot No. 91, West—Lot No. 12.

1 Name of district.	2 Pargana and muzara.	3 Number of miles on which land situate.	4 Situated on which side of the railway.	5 Approx- imate area of lot in acres and decimals.	6 LAND EXCLUDED FROM SALE FROM EACH LOT.		7 Reasons for exclusion.	8 Acres and decimals.	9 Commence- ment and termination of lot.	Boundary of lot.
					Reasons for exclusion.	Acres and decimals.				
13	Paridpur	Manza Gopalpur, pargana Havell.	184	North—Private estate. East—Lots Nos. 14 and 17. South—Lot No. 91. West—Lot No. 12.
14	Ditto	Ditto	3-11	North—Lot No. 81. East—Lot No. 15. South—Lot No. 16. West—Lot No. 17.
15	Ditto	Ditto	3-03	...	•	North and East—Private estate. South—River. West—Lot No. 14.
16	Ditto	Ditto	3-00	North—Lots Nos. 14, 17 and 18. East—River. South—Lots Nos. 51 to 54. West—Lot No. 48.
17	Ditto	Ditto	2-36	North—Lot No. 91. East—Lot No. 14. South—Lot No. 16. West—Lot No. 18.
18	Ditto	Ditto	2-02	North—Lot No. 91. East—Lot No. 17. South—Lots Nos. 16 and 48. West—Lot No. 19.
19	Ditto	Ditto	2-16	North—Lot No. 91. East—Lot No. 18. South—Lot No. 48. West—Lot No. 20.
20	Ditto	Ditto	1-89	North—Lot No. 91. East—Lot No. 19. South—Lot No. 48. West—Lot No. 21.
21	Ditto	Ditto	2-26	North—Lots Nos. 9 and 19. East—Lot No. 91. South—Lots Nos. 43 and 44. West—Lot No. 22.
22	Ditto	Ditto	2-81	North—Lots Nos. 7, 8 and 9. East—Lot No. 21. South—Lots Nos. 23 and 42. West—Lot No. 23.
23	Ditto	Ditto	4-53	North—Lots Nos. 6 and 22. East—Lots Nos. 30 and 37. South—Lot No. 24. West—Lots Nos. 5 and 6.
24	Ditto	Ditto	4-21	...	•	North—Lot No. 23. East—Lot No. 30. South—Lot Nos. 28 and 29. West—Lots Nos. 1 and 5.
25	Ditto	Manza Gopalpur, pargana Havell and manza Gulha Lakshmi- pur, pargana Nasribehuli.	2-79	North—Lot No. 1. East—Lots Nos. 3 and 4. South—Lot No. 28. West—Lot No. 26.
26	Ditto	Ditto	3-36	North—Lot No. 1. East—Lot No. 25. South—Lot No. 26. West—Private estate.
27	Ditto	Manza Gopalpur, pargana Havell.	3-16	North—Lot No. 26. East—Lot No. 28. South—Lot No. 29. West—Private estate.
28	Ditto	Ditto	2-47	North—Lot No. 25. East—Lot No. 24. South—Lot No. 29. West—Lot No. 27.
29	Ditto	Ditto	4-58	North—Lots Nos. 23 and 24. East—Lot No. 37. South—Lots Nos. 31 to 34. West—Lot No. 29.
31	Ditto	Ditto	1-37	North—Lot No. 30. East—Lot No. 32. South—Jessore road. West—Lot No. 28.
32	Ditto	Ditto	1-37	North—Lot No. 30. East—Lot No. 32. South—Jessore road. West—Lot No. 29.

Consecutive lot No.	Name of district.	Pargana and mauza.	Number of mile on which land situated.	Situated on which side of the railway.	Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8	9	
33	Faridpur	Mausa Gopalpur, pargana Havell.	1.34	North—Lot No. 30. East—Lot No. 34. South—Jessore road. West—Lot No. 32.
34	Ditto	Ditto	1.39	North—Lot No. 30. East—Lot No. 36. South—Jessore road. West—Lot No. 33.
35	Ditto	Ditto	1.31	North—Lot No. 37. East—Lot No. 35. South—Jessore road. West—Lot No. 34.
36	Ditto	Ditto	1.86	North—Lot No. 37. East—Lot No. 39. South—Jessore road. West—Lot No. 35.
37	Ditto	Ditto	3.16	North—Lot No. 23. East—Lot No. 38. South—Lots Nos. 35 and 36. West—Lot No. 30.
38	Ditto	Ditto	2.00	North—Lot No. 23. East—Lot No. 43. South—Lots Nos. 39, 40, 41 and 4. West—Lot No. 37.
39	Ditto	Ditto	1.40	North—Lot No. 38. East—Lot No. 40. South—Jessore road. West—Lot No. 36.
40	Ditto	Ditto	1.37	North—Lot No. 38. East—Lot No. 41. South—Jessore road. West—Lot No. 39.
41	Ditto	Ditto	1.34	North—Lot No. 38. East—Lot No. 42. South—Jessore road. West—Lot No. 40.
42	Ditto	Ditto	1.35	North—Lots Nos. 38 and 43. East—Lot No. 45. South—Jessore road. West—Lot No. 41.
43	Ditto	Ditto	2.26	North—Lots Nos. 21 and 22. East—Lot No. 44. South—Lot No. 12. West—Lot No. 38.
44	Ditto	Ditto	1.17	North—Lot No. 21. East—Lot No. 31. South—Lots Nos. 45 and 47. West—Lot No. 43.
45	Ditto	Ditto	1.37	North—Lot No. 44. East—Lots Nos. 46 and South—Jessore road. West—Lot No. 42.
46	Ditto	Ditto	1.83	North—Lot No. 47. East—Lot No. 31. South—Jessore road. West—Lot No. 46.
47	Ditto	Ditto	1.67	North—Lot No. 44. East—Lot No. 31. South—Lot No. 46. West—Lot No. 45.
48	Ditto	Ditto	2.04	North—Lots Nos. 18, 19 and 20. East—Lot No. 18. South—Lots Nos. 49 to 53. West—Lot No. 31.
49	Ditto	Ditto	1.81	North—Lot No. 48. East—Lot No. 30. South—Jessore road. West—Lot No. 31.
50	Ditto	Ditto	1.65	North—Lot No. 48. East—Lot No. 31. South—Jessore road. West—Lot No. 49.

No.	Name of district.	Pargana and revenue.	Number of miles on which land is situated.	Situated on which side of the railway.	Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM RATE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8	9	10
51	Raiapur	Manza Gopalpur, pargana Haveli.	•69	North—Lot No. 48. East—Lot No. 52. South—Jessore road. West—Lot No. 50.
52	Ditto	Ditto	•62	North—Lot No. 48. East—Lot No. 53. South—Jessore road. West—Lot No. 51.
53	Ditto	Ditto	•76	North—Lot No. 48. East—Lot No. 54. South—Jessore road. West—Lot No. 52.
54	Ditto	Ditto	•62	North—Lot No. 46. East—Lot No. 55. South—Jessore road. West—Lot No. 53.
55	Ditto	Ditto	•60	North—Lot No. 46. East—Lot No. 56. South—Jessore road. West—Lot No. 54.
56	Ditto	Ditto	•50	North—Lot No. 46. East—Lot No. 57. South—Jessore road. West—Lot No. 55.
57	Ditto	Ditto	•47	North—Lot No. 46. East—Lot No. 58. South—Jessore road. West—Lot No. 56.
58	Ditto	Ditto	•63	North—Lot No. 46. East—River. South—Jessore road. West—Lot No. 57.
59	Ditto	Ditto	•66	North—Private estate and lot No. 55. East—River and lots Nos. 60 and 61. South—Lot No. 64 and Jessore road. West—Lots Nos. 14, 16, 58 and 59 and Jessore road.
60	Ditto	Ditto	1•98	North—Private estate. East—Lot No. 61 and private estate. South—River and lot No. 59. West—River and lot No. 59.
61	Ditto	Ditto	•72	North—Private estate. East—Lot No. 62. South—River and lots Nos. 59 and 63. West—Lot No. 60.
62	Ditto	Ditto and manza Tepa Kholi, pargana Patna.	•80	North—Private estate. South and east—River and lot No. 63. West—Lot No. 61.
63	Ditto	Ditto	10•00	North—Lots Nos. 61 and 62 and private estate. East—Road. South—Lots Nos. 60 and 64. West—Lot No. 63.
64	Ditto	Manza Gopalpur, pargana Haveli.	•25	North—Jessore road. East—Road and lot No. 59. South—Lots Nos. 65, 16, 67, 68 and 69. West—Private estate.
65	Ditto	Ditto	•26	North—Lot No. 64. East—Lot No. 66. South—Private estate. West—Private estate.
66	Ditto	Ditto	•28	North—Lot No. 64. East—Lots Nos. 67 and 68. South—Private estate. West—Lot No. 65.
67	Ditto	Ditto	•17	North—Lot No. 68. East—Lot No. 69. South—Private estate. West—Lot No. 66.
68	Ditto	Ditto	•18	North—Lot No. 64. East—Lot No. 69. South—Lot No. 67. West—Lot No. 66.
69	Ditto	Ditto	•12	North—Lot No. 64. East—Lot No. 70. South—Private estate. West—Lots Nos. 67 and 68.
70	Ditto	Ditto	•09	North—Lot No. 64. East—River Lot No. 63. South—Lot No. 70. West—Lot No. 69 and private estate.

Consecutive lot No.	Name of district.	Pargana and mauza.	Number of miles on which land is situated.	Situated on which side of the railway.	Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8		9
71	Faridpur	Mauza Gopalpur, pargana Havell.	13	North—River. East—Lot No. 72. South—Halot. West—Lot No. 70.
72	Ditto ...	Ditto	15	North—River. East—Lot No. 73. South—Halot. West—Lot No. 71.
73	Ditto ...	Mauza Gopalpur, pargana Havell, and mauza Tepakhola, pargana Patpesar.	50	North—River. East—Lot No. 74. South—Halot. West—Lot No. 72.
74	Ditto ...	Mauza Tepakhola, pargana Patpesar.	97	North—River. East—Lot No. 75. South—Private estate. West—Lot No. 73.
75	Ditto ...	Ditto	116	North—River. East—Lot No. 76. South—Private estate. West—Lot No. 74.
76	Ditto ...	Ditto	97	North—River. East—Lot No. 77. South—Private estate. West—Lot No. 76.
77	Ditto ...	Ditto	75	North—River. East—Lot No. 78. South—Private estate. West—Lot No. 76.
78	Ditto ...	Ditto	112	North—River. East—Lot No. 79. South—Private estate. West—Lot No. 77.
79	Ditto ...	Ditto	110	North—River. East—Lot No. 80. South—Private estate. West—Lot No. 78.
80	Ditto ...	Ditto	137	North—River. East—Lot No. 81. South—Private estate. West—Lot No. 79.
81	Ditto ...	Ditto	117	North—River. East—Lot No. 82. South—Private estate. West—Lot No. 80.
82	Ditto ...	Ditto	190	North—River. East—Lot No. 83. South—Halot. West—Lot No. 81.
83	Ditto ...	Ditto	140	North—River. East—Lot No. 84. South—Halot. West—Lot No. 82.
84	Ditto ...	Ditto	145	North—Private estate. East—Lot No. 85. South—Halot. West—Lot No. 83.
85	Ditto ...	Ditto	141	North—Private estate. East—Lot No. 86. South—Halot. West—Lot No. 84.
86	Ditto ...	Ditto	144	North—Private estate. East—Lot No. 87. South—Halot. West—Lot No. 85.
87	Ditto ...	Ditto	141	North—Private estate. East—Lots Nos. 88 to 90. South—Halot. West—Lot No. 86.
88	Ditto ...	Ditto	66	North and East—Private estate. South—Lot No. 89. West—Lot No. 87.
89	Ditto ...	Ditto	65	North—Lot No. 88. East—Private estate. South—Lot No. 89. West—Lot No. 87.
90	Ditto ...	Ditto	73	North—Lot No. 89. East and South—Private estate. West—Lot No. 87.
91	Ditto ...	Mauza Gopalpur, pargana Havell.	173	Road.

Advertisement of sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along the Eastern Bengal Railway, in the district of Rajshahi, will be put up to sale at 1 o'clock, on Wednesday, the 4th June 1924, corresponding with the 21st Jaistha 1331 B. S. on the spot.

The purchasers of the several plots of land will be subject to the following conditions :—

1st—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd—If the amount of purchase money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd—If the amount of purchase money exceeds Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one, or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th—The plots of land will be sold revenue-free to the highest bidders.

5th—The sale will become final on receipt by the Collector of the orders of the Commissioners confirming it and a regular conveyance will then be granted to the purchaser.

Consecutive lot No.	Name of district.	Pargana and mazua.	Number of mile on which land is situate.	Situated on which side of the railway.	Approximate area of lot in acres and decimals.	LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
						Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8	9	10
1	Rajshahi...	Pargana Dakbin Jor, mazua Chakdwarshi and Ishwardi.	5	North-west	32.643	C. H. 22,400 to C. H. 20,400.	North—By the portion of village Chakdwarshi (relinquished land). East—By the lands of Samir Mandal, Ajer Mandal, Ratan Sarkar, Dillah Mandal, Rakes Sarkar, Nafer Mandal, Dillah Mandal, Samir Mandal, Dillah Mandal, of Chakdwarshi, and by the lands of Kali Mollik, Jamai Pramanik, Sagar Pramanik, Sagar Pramanik, all of Ishwardi, and by the Railway B class land (khas). South—By the district Pabna. West—By the lands of Samir Mandal, Kadir Mandal, Samir Molla, Nafer Mandal, Kadir Mandal, Mukunda Kaliya, Nafer Mandal, Unmesh Sarkar, Ram Chandra Sarkar, Mukunda Kaliya and Ram Chandra Sarkar, all of Chakdwarshi, and by the lands of Sufrat Charami, Abed Pramanik, Skira Karikar, Phulau Pramanik and Ram Chandra Pal and others all of Ishwardi.
	Ditto ...	Pargana Dakbin Jor, mazua Chakdwarshi, Sadipur and Angarpura.	6	Ditto ...	25.318	C. H. 26,400 to C. H. 31,680.	North—By the portion of village Angarpura (relinquished land). East—By the land of Manu Mandal, of Angarpura, by the land of Sriram Mandal, Bayat Mandal, Nabin Mandal, Siraj Pramanik, Sriram Mandal, Nabin Mandal, Sriram Mandal, Kedar Nath Chakraborti and Rati Kanta Rajak, all of Sadipur, Itaiway B class land in possession of Ochi Mridha, by the land of Taser Pramanik, Najar Molla, Sutish Chandra Pramanik, of Sadipur, and by the lands of Samir Molla, Tame Nall, Ram Chandra Sarkar and Samir Molla, of Chakdwarshi. South—By the portion of village Chakdwarshi (relinquished Railway land). West—By the lands of Naimuddin Mandal, Ajab Sarkar, Kunja-i Shahi, Rakes Pramanik, Saeed Pramanik, Seraj Pramanik, Ratan Sarkar, Kali Molla, Ratan Sarkar, Kedar Nath Chakraborti of Sadipur and Krishna Chandra Itay's her at Sadipur, by the lands (B class land) in possession of Mahim Chandra Mandal, by the land of Ochi Mridha, by the Railway B class land in possession of Darshi Pramanik at Sadipur, by the land of Umesh Sarkar, Rameswar Haldar and Samir Molla at Chakdwarshi.
3	Ditto ...	Pargana Dakbin Jor, mazua Angarpura.	7	Ditto ...	8.276	C. H. 31,680 to terminus of relinquished land.	North—By the railway land. North-East—By the existing railway line. East—By the lands of Imarat Mandal, Adam Pramanik and Gopal Joardar, at Angarpura. South—By the portion of Angarpura (relinquished Railway land). West—By the land of Nafer Sarkar, Jadiu Joardar, Gopal Joardar, Jahir Mandal, Gopal Joardar and Ajab Sarkar at Angarpura.

Advertisement of Sale.

NOTICE is hereby given that the undermentioned plots of land, no longer required by Government, situated along road at Jegendramagore for the Mymensingh-Bhairab Bazar Railway in the district of Mymensingh, will be put up to sale at 12 noon on the 25th June 1924.

The purchasers of the several plots of land will be subject to the following conditions :—

1st—The purchasers will have no power to make any excavations on the land nearer than fifteen feet from the railway boundary, or to plough the land nearer than three feet from the same.

2nd—If the amount of purchase-money does not exceed Rs. 100, the whole amount must be paid down at once.

3rd—If the amount of purchase-money exceed Rs. 100, one-fourth of the amount must be immediately deposited. If the balance be not paid by noon of the fifteenth day after the sale, reckoning the day of sale as one or if that day be a close holiday, then by noon of the first succeeding office day, the sale shall be cancelled, the sum deposited being forfeited to Government, and the lot again put up for sale at the risk of the defaulting purchaser, after issue of advertisement, as in the case of original sale.

4th—The plots of land will be sold revenue free to the highest bidders.

5th—The sale will become final on receipt by the Collector of the orders of the Commissioner confirming it, and regular conveyance will then be granted to the purchaser.

Consecutive lot No.	Name of district.	Pargana and mauza.	Number of title on which land is situated.	Situated on which side of the railway.	APPROXIMATE AREA OF LOT IN BIGHAS AND IN ACRES.		LAND EXCLUDED FROM SALE FROM EACH LOT.		Commencement and termination of lot.	Boundary of lot.
					B. K. C.	Acres and decimals.	Reasons for exclusion.	Acres and decimals.		
1	2	3	4	5	6	7	8	9		
1	Mymensingh.	Pargana—Mymensingh. Mauza—Char Jawardia.	...	Northern side of Assam-Bengal Railway at Jegendramagore Jutu siding.	...	0.0689	North—Settlement plot No. 5 land of Kunga Galu others. East—Settlement plots Nos. and 217, land of A. T. R. timber. South and West—Land also acquired for Mymensingh Jute siding of Assam-Bengal Railway.

Mymensingh, the 24th April 1924.

J. R. BLAIR, Collector

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares in the district of Bogra will be put up for sale at the office of the Collector of that district on the 25th June 1924 noon for arrears of revenue and other demands which by law are realizable as arrears of land revenue :—

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share :—

Taxi No.	Name of land and pargana.	Sudar jama or whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sudar jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
712	Khupi, Khupi.	pargana	Rs. A. P. 7,712 4 9 16 as. share of estate No. 712, separate account No. 1. All other shares than that specified will be excluded from sale.	Kumar Bonwari Mukunda Deb Bahadur.	Rs. A. P. 2,435 15 0	Rs. A. P.	Rs. A. P. 1,250 0

A. C. DATTA, Collector,

Bogra, the 1st May 1924.

Notification A.

NOTICE is hereby given that the undermentioned estate and shares of estate in the district of Faridpur will be put up for sale at the office of the Certificate Officer of that district on the 27th May 1924, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of cesses.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Taxi No.	Name of mahal and pargana.	Bazar jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sader jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
2436 6	Zamindari Thakurdas Ram Das Goswami, pargana Santir.	Rs. A. P. 42,633 7 5	No ...	Separate account No. 5 to the extent of 2 annas share.	Pramotho Nath Shaha and others.	Rs. A. P. 5,329 2 11	... For Certificate Case No. 61B of 1923-24.	
2436 4	Ditto	Rs. A. P. 42,633 7 5	No ...	Separate account No. 4 to the extent of 1 anna share. The residuary and other separate account numbers are excluded from sale.	Jogendra Nath Shaha and others.	Rs. A. P. 5,329 2 11	... For Certificate Case No. 60B of 1923-24.	

[INELIGIBLE], Certificate Officer.

Faridpur, the 14th April 1924.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares of estates in the district of Faridpur, will be put up for sale at the office of the Collector of that district on the 26th June 1924, at 11 A.M., for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Taxi No.	Name of mahal and pargana.	Sader jama of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Names of proprietors of property to be sold.	If only a share is to be sold, the sader jama of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
2436	Zamindari Thakurdas Ram Das Goswami, pargana Batali.	Rs. A. P. 42,633 7 4	No ...	Boundary 4 annas shares of the estate. <i>The following shares will be excluded from the sale.</i> Separate account— No. 1 ... 6 annas share " 3 ... 2 " " " " 4 ... 2 " " " " 6 ... 2 " " " The residuary share at present consists of 5 annas share of the estate, one anna share being added to it from separate account No. 4 which was closed after issue of section 5 notice.	Narendra Krishna Chakraverty as scribe of Goddess Bhubaneswari Debi, Siblinga Salagram Chakra Begraha.	Rs. A. P. 19,658 5 10	Rs. A. P. ... Rs. A. P. 4,882 11 4	
6278	Taluk Char Sonia, pargana Rajnagar.	Rs. A. P. 671 0 0	Whole	Svarna Mayur Debba	... 167 12 0	

Faridpur, the 8th May 1924.

A. B. BOSE, for Collector.

Notification A.

NOTICE is hereby given, under sections 6 and 13, Act XI of 1859, that the undermentioned estates and shares in estates in the district of Bakarganj will be put up for sale at the office of the Collector of that district on the 25th day of 1924, at 12 noon, for arrears of revenue and other demands which by law are realizable as arrears of land revenue.

When in columns 5, 7 and 9 of the following statement it is stated that only a share is to be sold, it is to be understood that a separate account is kept for that share:—

Trust No.	Name of mahal and pargana.	Bazar Jams of whole estate.	Whether the whole estate is to be sold.	If only a share is to be sold, specification of such share or shares.	Name of proprietors of property to be sold.	If only a share is to be sold, the Bazar Jams of such share.	If the whole estate is to be sold, the arrears due from it.	If only a share is to be sold, the arrears due from it.
1	2	3	4	5	6	7	8	9
1653	Taluk Ramtan Krishna Nag, pargana Bazor-Gomedpur.	Rs. A. P. 541 11 1	Whole	Har Sundari Nag and others.	Rs. A. P. ...	Rs. A. P. 277 12 8	Rs. A. P. ...
4538	Taktabunia Abnd. pargana Chandradvip.	7,693 0 0	Do.	Rudha Charan Ray Chaudhury, and others.	...	4,274 4 0	...
4634	Jhanjharia Namazpur, pargana Salbonbad.	566 0 0	Do.	Balkanta Nath Biswas, and others.	...	566 0 0	...
4638	Char Ghose Kati, pargana Chandradvip.	720 0 0	Do.	Durga Kanta Sen, Receiver to the estate of Radhika Lal Ray Chaudhury.	...	303 0 0	...
5234	Char Padma, pargana Dakshin Shahabaspur.	4,156 0 0	Do.	Surendra Kumar Ray Chaudhury, Executor to the estate of his deceased father Behari Lal Ray Chaudhury.	...	2,121 0 0	...
6080	Taluk 'Houla' Anantaram Nag, Kismat Neyamati, pargana Bazargomedpur.	720 15 8	Do.	Gopal Krishna Banerjee, and others.	...	477 5 9	...
6382	Surplus land of Gajipur Thak, pargana Jaxira.	732 0 0	Do.	Rajendra Kumar Chakrabarty, and others.	...	149 12 0	...
6590	Surplus acreetion to manza Karnakati, Para I, pargana Chandradvip.	956 0 0	Do.	Rudha Charan Ray Chaudhury, and others.	...	302 12 6	...
6739	Surplus acreetion to manzas char Kalmi and Atkalmi Tulaip Kalmi.	2,369 0 0	Do.	Shi Tofajul Hosein, and others.	...	2,369 0 0	...

Bakarganj, the 5th May 1924.

J. N. Roy, Collector.

Advertisement of sale.

NOTICE is hereby given that the proprietary right of Government as specified in the conditions of sale below to the undermentioned estate situated in the district of Nadia will be put up to sale at the Nadia Collectorate, Krishnagar, on 26th day of June 1924, corresponding with 12th day of Ashar, 1331 B.S.

The purchaser will be subject to the following conditions of sale:—

Condition of sale.

1st.—The estate to be sold to the highest bidder above the upset price, which will be fixed by the Collector at the time of sale. The purchaser of this estate will be considered as the proprietor of the estate and the entire proprietary right of Government in such estate will be transferred to him revenue free.

2nd.—The sale to be subject to existing leases and to the rights conferred by the settlement proceedings, and by the laws in force, and purchaser to be bound to respect the rights of resident cultivators who have signed the schedule of assessment prepared by the revenue authorities.

3rd.—If the amount of purchase money do not exceed Rs. 100 the whole amount to be paid down at once.

4th.—If the amount of purchase money exceed Rs. 100 one-fourth of the amount bid to be immediately deposited. If the balance be not paid by noon of the 15th day after the sale, reckoning the day of sale as one or, if that day be a close holiday, then by noon of the first succeeding office day, the sale is to be cancelled (the sum deposited being forfeited to Government) and the estate to be again put up to sale at the risk of the defaulting purchaser after issue of advertisement as in the case of original sale:—

Number on the district roll.	Name of estate and pargana.	Approximate area in acres.	Government revenue assessed.
1	2	3	4
1565	Mauza Gabulkuli, pargana Bagwan	2 roods 18 poles ...	A. P. 5 7

Krishnagar, the 9th May 1924.

C. C. GUPTA, for Collector.

The Commissioners for the Port of Calcutta.

Notice of Sale under sections 118 and 119 of the Calcutta Port Act, III of 1890 (B.C.).

NOTICE is hereby given that the liability of the Commissioners for the undermentioned goods consigned to order ~~or~~ the undermentioned vessels has, in terms of section 118 of the abovementioned Act, ceased on the expiration of three clear days from the date of landing. These goods accordingly remain on the Port Commissioners' premises at the sole risk and expense of the owners, and, if not cleared on or before the 26th June 1924, on payment of all charges due, will be sold by public auction:—

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED No. 2.			
SS. "Frauenfels."			
31st Mar. 1924 ...	A I N G 9 in a circle, 8557	1	Case China ware.
29th " " ...	882 4108 in a block, Belgica on top, 16-23, 24-30.	15	Cases playing cards.
31st " " ...	907 4145 in a circle, 3-4	2	Ditto.
29th " " ...	1082 4179 in a circle, 6-10	5	Ditto.
1st April " " ...	C & F T	1	Packet cycle lamps.
2nd " " ...	137 G in a triangle, 723-26	4	Cases chemical products.
31st Mar. " " ...	A diamond, H K on top, & Co below, 69-74.	6	Cases medicine.
1st April " " ...	2503 in a triangle, JF S on top, 2109 ...	1	Cask hollow glass.
3rd " " ...	L C C Kur in a diamond, 213966 1-3 ...	3	Cases machinery parts.
31st Mar. " " ...	S S K L, 15492, 17173, 18208-1-2, 18209.	5	Ditto.
31st " " ...	S S E 2205 in a circle, 22	1	Case machinery parts.
1st April 1924 ...	S S W in a diamond, 100 3 ...	4	Cases lampware.
31st Mar. " " ...	S A 0211 M K 8-12	5	Cases dog chains.
31st " " ...	S S E 1582 in a circle, 14-19	6	Cases machinery parts.
31st " " ...	= Do = 1904 in a circle, 1-4	4	Ditto.
31st " " ...	= Do = 2082 in a circle, 2-3	2	Ditto.
31st " " ...	= Do = 2229 in a circle, N-N	1	Case machinery parts.

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED NO. 2—concl.			
SS. "Frauenfeld"—concl.			
31st Mar. 1924 ...	S S E 2221 , N-N
31st " " ...	= Do — 1-2 2162
31st " " ...	= Do — 1-2 2159
31st " " ...	= Do — N-N 2244
31st " " ...	= Do — N-N 1636
29th " " ...	I end yellow I yellow in middle	...	30 Bars angle iron.
SHED NO. 5.			
SS. "City of Lahore."			
14th April 1924 ...	C. Ringer & Co, Homeopathic Chemist	2	Cases merchandise
10th " " ...	5515 C P S, 1-6
10th " " ...	46219	2	Ditto.
12th " " ...	Duncan Brothers, 101, Clive Street, 85...	1	Case merchandise.
11th " " ...	Indian Steel Works Products No. order 10182 in a block, 2602-3, 97679.	3	Cases electrical material.
10th " " ...	M P 5515 C P S , 2-5
10th " " ...	46219	4	Cases merchandise.
10th " " ...	= " = 46218
12th " "
12th " " ...	10	Ditto	
12th " " ...	M & P (1) Ltd, 1-5
10th " " ...	M & P 5623-S , 1-4
12th " " ...	Simples 41268,	4	Cases merchandise.
12th " " ...	National Foot Wear & Co, Agra	...	1 Case lacquer.
12th " " ...	M P 46029 , 1
12th " " ...	1	Case dental cream.	
12th " " ...	M P 5461 T G
12th " " ...	45494	1	Case folder.

State of landing.	Marks and numbers.	Quantity.	Description.
SHED No. 5—contd.			
SS. "City of Lahore" —contd.			
12th April 1924	M L T D in a diamond, Sydney 3510, 2658 9.	2	Cases merchandise.
14th " " "	M P 5468 K M G 1-5 46089	5	Cases bolts and nuts.
15th " " "	M P A D V Mattar 41265	1	Case advertising matter.
11th " " "	W K Battery, 158	1	Case paper sample.
SHED No. 4.			
SS. "City of Poona."			
28th March 1924	I I Co in a diamond, 161-92	...	Cases advertising matter.
2nd April " "	Symcox A I Co, Ltd. 1	1	Case steel.
2nd " " "	Do 1-3	3	Pieces steel round bars.
SS. "Nagoya."			
4th April 1924...	N, 911	1	Case merchandise.
3rd " " "	W P W in a diamond, 298-309	...	Cases stamped steel sheets.
SHED No. 6.			
SS. "Wardenfels."			
11th April 1924...	B V D T & Co, 5721	1	Case cigars.
8th " " "	$\frac{130}{4}$ in a triangle, 430-32, 704, 384 ...	5	Cases chemical products.
8th " " "	$\frac{133}{4} = 419$ 21	3	Ditto.
12th " " "	$\frac{100}{4} = 425$	1	Case chemical products.
8th " " "	2470-4 in a block, G G on top, C R below.	1	Case cotton goods.
8th " " "	1058 in a double triangle, A G on top, H S on sides, & Co below, 1386-7.	2	Cases glass bangles.

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED No. 6—<i>concl.</i>			
SS. "Wardenfels"—<i>concl.</i>			
8th April 1924...	M B S 5889 in a diamond, K C on top, 1113...	1	Case rubber goods.
12th " " ...	M M in a triangle, A A A A below, 7 ...	1	Case iron ware.
8th " " ...	A cross, C on top, N C on sides, B below, 3787-89.	3	Cases essences.
8th " " ...	784 in a block, $\frac{N T G}{A}$ on top ...	1	Case ball-bearings.
8th " " ...	O G in a block, G G on top, C L below, 1.	1	Case sample of cotton goods.
8th " " ...	P S, 131-1	1	Case perfumes.
8th " " ...	A L, 4129-30	2	Cases dry colour.
8th " " ...	S M T Co in a block, E T on top, T Co below, T A W.	112	Bundles coil hoop.
9th " " ...	S F, 02128	1	Case sample of artificial cord
11th " " ...	1 Red at one end	18	Bars flat iron.
11th " " ...	1 Blue at one end	5	Bars flat iron.
SHED No. 7.			
SS. "Anchoria."			
14th April 1924...	A C, Ltd	1	Case toilet soap.
14th " " ...	A diamond, A T on top, D G below ...	3	Cases petroleum lubricating oil.
12th " " ...	1009 in a diamond, A W on top, J Co below.	1	Case wool.
12th " " ...	555 in a diamond, B B & Co below ...	1	Case medicine.
15th " " ...	864 in a heart, B B on top ...	1	Bag bolts and nuts.
12th " " ...	G K S in a diamond	1	Case essential oil.
17th " " ...	J C G	1	Pieces plate iron.
12th " " ...	N in a diamond, S on top, S C on sides	2	Cases merchandise.
15th " " ...	P & Co in a triangle	100	Cases gin.
SS. "Ceylon Maru."			
25th April 1924...	$\frac{21}{3340}$ in a diamond, A K on top, & Co below.	3	Cases C. H. undershirts
25th " " ...	$\frac{65}{158} =$	6	Ditto.
25th " " ...	$\frac{20}{9838} =$	3	Ditto.

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED NO. 7—contd.			
SS. "Ceylon Maru"—contd.			
25th April 1924...	21 3841 in a diamond, A K on top, & Co below.	2	Cases C. H. undershirts.
26th " " ...	890 Chadun in a diamond	4	Cases aluminium combs.
25th " " ...	C. A. M.	3	Cases match machinery parts.
25th " " ...	C in a diamond, T M K below	1	Case sample cotton piece-goods.
25th " " ...	C in a triangle, B T on top, T below	1	Case crystal ware.
26th " " ...	F A x	2	Bags merchandise.
26th " " ...	Nil	1	Bag merchandise.
25th " " ...	Gulwaney in a block	5	Cases celluloid bangles.
26th " " ...	41 in a triangle, H G on top, B below ...	1	Case glass beads.
26th " " ...	H B in a diamond	17	Cases empty glass bottles.
25th " " ...	963 in a diamond, I C on top, L below	20	Cases glass bangles.
25th " " ...	965 =	20	Ditto.
26th " " ...	J M S in a triangle	17	Cases glass ware.
24th " " ...	39000 in a diamond, J B on top, & Co below.	12	Cases C. H. goods
26th " " ...	77 in a diamond, K S on top, S T below.	6	Cases glass beads
25th " " ...	K D S in a diamond, O S on top ...	16	Ditto.
26th " " ...	85 in a diamond, K S on top, S T below.	6	Ditto
24th " " ...	36 in a diamond, K T on top, A Co below.	3	Cases horn combs.
25th " " ...	437 =	1	Case ditto.
26th " " ...	815 in a figure, K C M Ltd on top, O B on sides.	2	Cases bobbins.
26th " " ...	K C in a triangle	1	Case silk goods.
25th " " ...	132 in a diamond, L R on top, K C below.	2	Cases pearl buttons.
25th " " ...	M B Y	5	Cases cotton goods.
25th " " ...	M L in a diamond, T E on top, T C below.	4	Cases porcelain.
25th " " ...	85 3228 in a diamond, M E on top, & C below.	2	Cases celluloid ware.

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED NO. 7—concl.			
SS. "Ceylon Maru"—concl.			
25th April 1924...	— in a diamond, M B K below ...	469	Packages veneer chests.
25th " " ...	A diamond, N S on top, M G below ...	4	Cases porcelain.
26th " " ...	M A Y	1	Bag merchandise.
26th " " ...	M B Y in a block	2	Cases shell buttons.
24th " " ...	184 in a diamond, Z on top, S K on sides	1	Bale cotton yarn.
25th " " ...	Saleh 3687 in a diamond, S A on top, H S below.	2	Cases aluminium ware.
26th " " ...	Suzuki in a diamond	5	Cases glass beads.
24th " " ...	S G 4134 in a figure	5	Cases merchandise.
25th " " ...	15-11-23 in a diamond, T E on top, T C below.	6	Cases porcelain.
26th " " ...	3895 in a block	1	Case celluloid comb.
25th " " ...	R K C in a block	8	Cases glassware.
26th " " ...	S in a block	4	Cases glassware.
26th " " ...	S S in a diamond	2	Ditto.
25th " " ...	S A 26-1 in a block	1	Case glassware.
26th " " ...	S 26-1 in a block	2	Cases glassware.
26th " " ...	Nil	2	Basket electric fittings.
26th " " ...	Nil	1	Bundle spring
26th " " ...	Nil, 954	1	Case merchandise.
26th " " ...	Nil	A quantity of loose tea shooks weighing about 3 cwt.
6th " " ...	F A in a diamond	2	Bags sago.

Date of landing.	Marks and numbers.	Quantity.	Description.
SHED NO. 8.			
SS. "Malancha."			
4th April 1924	A. E. Marshall, Esq. Executive Engineer Cuttack	...	1 Packing table lamp.
4th " " "	R G H in a block, J G on top, P M below.	...	6 Cases combs.
4th " " "	Mr Bradshaw 41, Princess Road Jamalpur.	...	1 Case merchandise.
4th " " "	E in a heart	...	3 Bundles G. C. sheets.
4th " " "	2235 in a diamond, G A on top, & Co 5631 below.	...	3 Cases motor accessories.
4th " " "	2008 in a diamond, G A on top, & Co 5079 below.	...	3 Cases merchandise.
4th " " "	Glove in a diamond	...	3 Cases merchandise.
4th " " "	5403 in a diamond	...	3 Cases merchandise.
4th " " "	1187 in a diamond, G A on top, & Co 5244 below.	...	1 Case cycle accessories.
5th " " "	G in a heart	...	2 Bundles G. C. sheets.
4th " " "	170 in a diamond, J W on top, & Co below.	...	1 Case knitting wool.
8th " " "	K R B	...	1 Case linen and cottons.
7th " " "	088 in a diamond, M M on top, & Co below.	...	2 Cases cottons.
4th " " "	Mayolus in a triangle	...	1 Case cotton.
4th " " "	814 in a block, N T A on top	...	2 Cases sparking plugs.
5th " " "	P in a heart	...	3 Bundles galvanized corrugated sheets.
5th " " "	Q in a heart	...	2 Ditto ditto.
9th " " "	W T 1267.8	...	
9th " " "	R S C in a figure	...	1 Crate casting.
H. H. H. Cox, Traffic Manager (offg.).			

Statement of Government Promissory Notes enfraced for payment of interest in London

Under deduction of amount re-transferred to India, and outstanding in the Books of the Imperial Bank of India on the 30th April 1924.

Particulars.	3½ PER CENT. LOANS						4 PER CENT.			INDIAN WAR LOAN.		
	3 per cent. of 1896-97.	of 1892-93.	of 1894-95.	of 1896.	of 1879.	of 1900-01.	Terminable Loan of 1916-17.	Conversion Loan of 1916-17.	6 per cent. War Loan, 1920-21.	6½ per cent. War Bonds, 1920.	6½ per cent. War Bonds, 1922.	
Balance of 15th April 1924	20,44,600	55,00,000	2,81,31,100	1,13,75,600	31,03,000	11,67,750	1,300	2,40,20,600	29,44,850	100	500	
ADD—												
Amount of Loan certificate transferred to Stock in London	
Amount issued in London by conversion under Notification No. 8201A, dated the 3rd November 1908 to 3½ per cent. 1900-01	12,500	
Amount enfraced at Madras up to	
Amount enfraced at Bombay up to 11th April 1924	
Amount enfraced at Calcutta between 16th and 30th April 1924	21,000	
Total	20,44,600	55,00,000	2,81,32,100	1,13,75,600	31,03,000	11,67,750	1,300	2,40,20,600	29,44,850	100	500	
DEDUCT—												
Amount written off in the London Registers	10,000	32,000	1,25,400	1,10,000	...	12,500	
Balance on 30th April 1924	20,25,600	54,71,000	2,80,35,700	1,13,74,600	34,63,300	11,67,750	1,300	2,40,20,600	29,44,850	100	500	

Particulars.	SINKED INDIAN WAR LOAN.										Total.
	3½ per cent. War Bonds, 1923.	6 per cent. War Bonds, 1925.	6 per cent. War Bonds, 1926.	6 per cent. War Bonds, 1928.	Ten year Loan, 1919-20.	6 per cent. Bonds, 1930.	Five year Bonds, 1926.	6 per cent. Bonds, 1931.	Ten year Bonds, 1927.	Five year Bonds, 1932.	
Balance of 15th April 1924	Nil	49,600	2,29,575	20,69,600	23,10,500	50,38,700	65,87,700	25,86,400	47,22,600	100	10,22,50,075
ADD—											
Amount of Loan certificate transferred to Stock in London
Amount issued in London by conversion under Notification No. 8201A, dated the 3rd November 1908, to 3½ per cent. 1900-01	12,600
Amount enfraced at Madras up to
Amount enfraced at Bombay up to 11th April 1924	10,000	...	10,000
Amount enfraced at Calcutta between 16th and 30th April 1924	4,000	25,000
Total	Nil	49,600	2,29,575	20,69,600	23,10,500	50,38,700	65,87,700	25,86,400	47,22,600	100	10,22,97,675
DEDUCT—											
Amount written off in the London Registers	7,000	1,00,000
Balance on 30th April 1924	Nil	49,600	2,29,575	20,69,600	23,10,500	50,38,700	65,87,700	25,86,400	47,22,600	100	10,20,99,675

NOTE.—From 9th June 1865 to 23rd February 1924—Sunked from India	13,185	less re-transferred from London	13,500	less
1st March 1923 to 15th March 1924	11	11	11	29
16th March 1923 to 31st March 1924	11	11	11	11
1st April 1923 to 15th April 1924	11	11	11	3,100
16th April 1923 to 30th April 1924	11	11	11	2,100

13,205 less 13,640 less

F. E. DALTON,
Superintendent (off.).

D. S. MCCLURE,
Secretary & Treasurer.

PUBLIC DEBT OFFICE, IMPERIAL BANK OF INDIA,
Calcutta, the 5th May 1924.

IMPERIAL BANK OF INDIA.

Statement of the affairs of the Imperial Bank of India on the 2nd May 1924.

LIABILITIES.					ASSETS.				
	Rs.	A.	P.		Rs.	A.	P.		
Subscribed Capital	11,25,00,000	0	0		Government Securities	10,36,77,000	0	0	
Capital paid up	5,62,50,000	0	0		Other authorized securities under the Act	1,21,94,000	0	0	
Reserve	4,45,00,000	0	0		Loans	24,85,44,000	0	0	
Public Deposits	18,53,46,000	0	0		Cash credits	46,97,55,000	0	0	
Other Deposits	72,05,50,000	0	0		Inland bills discounted and purchased	11,82,57,000	0	0	
Loans against securities per contra				Foreign bills discounted and purchased	24,92,000	0	0	
Loans from the Government of India under section 26 of the Paper Currency Act, against Inland bills discounted and purchased per contra	10,00,00,000	0	0		Balloon	2,53,40,000	0	0	
Contingent liabilities	1,75,45,000	0	0		Dead Stock			
Sundries	1,13,06,91,000	0	0		Liability of constituents for contingent liabilities per contra			
	1,13,06,91,000	0	0		Sundries	67,61,000	0	0	
					Balances with other Banks	1,45,61,000	0	0	
						97,48,81,000	0	0	
					Cash	15,53,10,00	0	0	
						13,06,91,000	0	0	

The above balance sheet includes—

Deposits in London £ 1,384,100
 Advances in London £ 475,000
 Cash and balances at other Banks in London ... £ 991,000

Percentage 15·12.

Bank Rate 8 per cent.

S. A. H. SITWELL,
 N. M. MURRAY (c/o),
 Managing Governor,
 (881—1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godaprasai, pargana Bhanjabhum, thana Salboni, Midnapore, plaintiffs,

versus

(1) Shiba Mandal, (2) Srinath Mandal, son of Karmoo Mandal, of Chheuraboni, (3) Gopi Nath Suri, son of late Pearam Suri, of Malbandi, (4) Ramanath Sinha, (5) Dinanath Sinha, sons of late Nitai Sinha, of Chheuraboni, (6) Nima Maity, son of Bonsi Maity, of Telenga pargana Bharunda, thana Kharyapur, (7) Adhar Bera, son of Balaram Bera, of Koymasole, pargana Bahadurpur, defendants.

TITLE SUIT No. 50 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 50 of 1924 in the 1st Munsif's Court, Midnapore. In the record of rights of pargana Bhanjabhum, in district Midnapore, various rights and profits are recorded in favour of the tenants of Bhanjabhum of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding manza Montala, thana No. 31, interest No. 64 in Bhanjabhum pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhum are interested in the suit and as the remedies are sought against all of them any persons having any land in Bhanjabhum and desirous of defending their allied rights may appear in the suit on 26th May 1924 and contest, if they like, under Order 1, Rule 8, C. P. C., within fifteen days from the service of this notice.

M. ALTAF ALI, Munsif.

Midnapore, the 1st May 1924.

(854—1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godaprasai, pargana Bhanjabhum, thana Salboni, Midnapore, plaintiffs,

versus

(1) Srimati Tarangini Dasi, widow of Ashutosh Jais, of Andharia, pargana Dhareuda, thana Khargapur, (2) Krishnasundar Mandal, son of Ajodhui Mandal, of Chhukha Jagannathpur, thana Jhargram, (3) Bholanath Mandal, son of late Prasanna Kumar Mandal, of Panchkhuri Kamalapur, thana Midnapore, (4) Nitai Das, son of late Ananta Das, of Berapal, pargana Bahadurpur, defendants.

TITLE SUIT No. 55 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 55 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhum in district Midnapore various rights and profits are recorded in favour of the tenants of Bhanjabhum of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding manza Berapal, thana No. 132, interest No. 132 in Bhanjabhum pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhum are interested in the suit and as the remedies are sought against all of them any persons having any land in Bhanjabhum and desirous of defending their allied rights may appear in the suit on 26th May 1924 and contest, if they like, under Order 1, Rule 8, C. P. C., within fifteen days from the service of this notice.

M. ALTAF ALI, Munsif.

Midnapore, the 1st May 1924.

(855—1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhumi, thana Salboni, Midnapore, plaintiffs,

versus

(1) Debendra Nath Saha, son of late Ramgobinda Saha, (2) Mohendra Giri, son of late Bhikti Giri, of Sipoybazar, town Midnapore, (3) Mahiotti Manji, son of late Gurai Manji, (4) Ninnai Manji, son of late Sotrughna Manji, (5) Madhab Manji, son of late Methu Mauji, of Khoyerboni, pargana Midnapore, defendants.

TITLE SUIT No. 67 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 67 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhumi in district Midnapore various rights and profits are recorded in favour of the tenants of Bhanjabhumi of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding mauza Khoyerboni, thana No. 155, interest No. 34 in Bhanjabhumi pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhumi are interested in the suit and as the remedies are sought against all of them, any person having any land in Bhanjabhumi and desirous of defending their allied rights may appear in the suit on 26th May 1924 and contest, if they like under Order 1, Rule 8, C.P.C., within 15 days from the service of this notice.

M. ALTAF ALI, 1st Munsif

Midnapore, the 23rd April 1924. (856-1)

NOTICE

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhumi, thana Salboni, Midnapore, plaintiffs,

versus

(1) Fazle Roboi, son of late Abdul Aziz, (2) Abdul Bashed, son of late Abdul Ohid, of Anandapur, pargana Midnapore, (3) Srimati Osiman Nessa Bibi, widow of Nasib Khan, (4) Kirtibash Dey, son of late Mohesh Chandra Dey, (5) Bankim Behari Dey, of Murakata, (6) Girish Dey, son of Gourhori Dey, of Manikpur, town Midnapore, (7) Bhuban Chandra Dey, son of late Chandra Moton Dey, of Gaighata, (8) Bhuban Chandra, (9) Jitu Chandra, sons of late Haladhar Chandra, of Murakata, pargana Midnapore, defendants.

TITLE SUIT No. 77 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 77 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhumi in district Midnapore various rights and profits are recorded in favour of the tenants of Bhanjabhumi of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding mauza Murakata, thana No. 127, interest No. 116 in Bhanjabhumi pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhumi are interested in the suit and as the remedies are sought against all of them, any persons having any land in Bhanjabhumi and desirous of defending their allied rights may appear in the suit on 26th May 1924, and contest, if they like, under Order 1, Rule 8, C.P.C., within fifteen days from the service of this notice.

M. ALTAF ALI, Munsif.

Midnapore, the 1st May 1924.

(857-1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhumi, thana Salboni, Midnapore, plaintiffs,

versus

(1) Syed Kamrul Haque, son of Kader Buksh, (2) Syed Abedali, son of Asraf Ali, of Chhoto Sijua, pargana Midnapore, (3) Mangla Uram, son of late Bersai Uram, of Tantigera, town Midnapore, (4) Bhuban Mura, son of late Panchu Mura, of Fulpahari, pargana Midnapore, defendants.

TITLE SUIT No. 45 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 45 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhumi in district Midnapore various rights and profits are recorded in favour of the tenants of Bhanjabhumi of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding mauza Fulpahari, thana No. 152, interest No. 55 in Bhanjabhumi pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhumi are interested in the suit and as the remedies are sought against all of them, any persons having any land in Bhanjabhumi and desirous of defending their allied rights may appear in the suit on 3rd June 1924, and contest, if they like, under Order 1, Rule 8, C.P.C., within fifteen days from the service of this notice.

M. ALTAF AHMED, Munsif.

Midnapore, the 8th May 1924.

(876-1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhumi, thana Salboni, Midnapore, plaintiffs,

versus

(1) Poehu Mahato, (2) Choitan Mahato, sons of Ajodhya Mahato, of Dumurkota, pargana Bahadurpur, (3) Satish Chandra Bosu, son of Chintamoni Bosu, of Manikpur, town Midnapore, (4) Pitam Saontal, (5) Jagat Saontal, son of late Babu Saontal, (6) Modhu Mahato, son of Guiram Mahato, (7) Khudiram Mahato, of Dumurkota, pargana Bahadurpur, defendants.

TITLE SUIT No. 58 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 58 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhumi in district Midnapore, various rights and profits are recorded in favour of the tenants of Bhanjabhumi of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding mauza Dumurkota, thana No. 64, interest No. 38 in Bhanjabhumi pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhumi are interested in the suit and as the remedies are sought against all of them, any persons having any land in Bhanjabhumi and desirous of defending their allied rights may appear in the suit on 3rd June 1924, and contest, if they like, under Order 1, Rule 8, C.P.C., within 15 days from the service of this notice.

M. ALTAF AHMED, Munsif.

Midnapore, the 8th May 1924.

(877-1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhum, thana Salboni, Midnapore, plaintiffs,

versus

- (1) Surada Charan Dey, son of Kamala Kanta Dey,
- (2) Abinash Chandra Dey, (3) Bombehari Dey,
- (4) Pulin Behari Dey, (5) Bhubon Chandra Dey, son of Prankrito Dey, (6) Panchananda Dey, son of Radhika Nath Dey, (7) Ashutosh Dey, (8) Krishikesh Dey, (9) Utpala Charan Dey, (10) Kamal Lal Dey, son of Mohendra Nath Dey, of Chandra, pargana Bahadurpur, defendants.

TITLE SUIT No. 59 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 59 of 1924, in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhum, in district Midnapore, various rights and profits are recorded in favour of the tenants of Bhanjabhum of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding manza Chandra, thana No. 72, interest No. 100 in Bhanjabhum pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhum are interested in the suit and as the remedies are sought against all of them, any person having any land in Bhanjabhum and desirous of defending their allied rights may appear in the suit on 3rd June 1924, and contest, if they like, under Order 1, Rule 8, C. P. C., within 15 days from the service of this notice.

M. ALTAF AHMED, Munsif.

Midnapore, the 8th May 1924. (878-1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhum, thana Salboni, Midnapore, plaintiffs,

versus

- (1) Satya Charan Dey, son of Ram Charan Dey, of Sahabharang Bajar, town Midnapore, (2) Gunendra Kumar Nag, son of Nobin Nag, of Nischinta, thana Kharagpur, (3) Nonibala Das, widow of Priyanath Dey, of Barabajar, (4) Khetra Mohan Dutta, son of Kanai Dutta, of Boxbajar, Ganeswari Mohor, town Midnapore, (5) Abinash Das, son of late Rashbehari Das, of Pandihi, (6) Gopal Bera, son of late Kalachand Bera, (7) Jogi Bera, son of late Modhab Bera, (8) Kunind Bera, son of Lakshmi Bera, of Bhonraband, pargana Bahadurpur, defendants

TITLE SUIT No. 60 of 1924.

TAKE notice that Midnapore Zamindari Company, Limited, has instituted suit No. 60 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhum, in district Midnapore, various rights and profits are recorded in favour of the tenants of Bhanjabhum of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding manza Pandihi, thana No. 100, interest No. 88 in Bhanjabhum pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhum are interested in the suit and as the remedies are sought against all of them, any persons having any land in Bhanjabhum and desirous of defending their allied rights may appear in the suit on 3rd June 1924, and contest, if they like, under Order 1, Rule 8, C. P. C., within fifteen days from the service of this notice.

M. ALTAF AHMED, Munsif.

Midnapore, the 8th May 1924. (879-1)

NOTICE.

In the Court of the 1st Munsif at Midnapore.

Midnapore Zamindari Company, Limited, of Godapiasal, pargana Bhanjabhum, thana Salboni, Midnapore, plaintiffs,

versus

- (1) Nabo Kumar Bhattacharji, son of Rabichara Bhattacharji, (2) Satish Bhattacharji, (4) Bankit Chandra Bhattacharji, sons of Rajani Kanta Bhattacharji, (1) Soski Binod Karan of Nintala Baza town Midnapore, (3) Priyanath Karan, of Siromon brothers of late Prasanna Kumar Karan, (5) Lakshmi narin Deo, son of Uddhabbaran Deo, of Siromon (6) Sital Poria, (7) Ranjori Poria, son of Sriro Poria, of Dharmapur, (8) Gopal Saontal, son of Pudon Saontal, of Taser-arah, pargana Midnapore.

TITLE SUIT No. 62 of 1924.

TAKE notice that Midnapore Zamindari Company Limited, has instituted suit No. 62 of 1924 in the 1st Munsif's Court, Midnapore. In the record-of-rights of pargana Bhanjabhum, in district Midnapore, various rights and profits are recorded in favour of the tenant of Bhanjabhum of the Company in that pargana. The Company seek in that suit a declaration that the entry in the record-of-rights regarding manza Tasar-arah thana No. 224, interest No. 110, in Bhanjabhum pargana is *ultra vires* and wrong, and that the tenants have no such rights. As all the tenants of the pargana Bhanjabhum are interested in the suit and as the remedies are sought against all of them, any persons having any land in Bhanjabhum and desirous of defending their allied rights may appear in the suit on 3rd June 1924, and contest, if they like, under Order 1, Rule 8, C. P. C., within fifteen days from the service of this notice.

M. ALTAF AHMED, Munsif.

Midnapore, the 8th May 1924. (880-1)

SUMMONS FOR DISPOSAL OF SUIT.

(ORDER 5, RULES 1 AND 5.)

In the Court of Small Causes at Etawah, district Mainpuri.

SUIT No. 91 of 1924.

Mohar Singh, son of Kamal Singh, Thakur Mo Nagdawan, pargana Bhartua, plaintiff,

versus

Bhola Singh, son of Baba Singh Thakur, resident Bhola Singh's house, Bandu Company, No. 5-6, Haro Street Calcutta, defendant.

WHEREAS plaintiff has instituted a suit against you for Rs. 78-1-6, you are hereby summoned to appear in this Court in person or by a pleader duly instructed and able to answer all material questions relating to the suit or who shall be accompanied by some person able to answer all such questions on the 20th day of May 1924 at 10 o'clock in the forenoon, to answer the claim as the day fixed for your appearance is appointed for the final disposal of the suit, you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that, in default of your appearance on the day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the seal of the Court, 5th day of April 1924.

[ILLEGIBLE], Judge.

(709-1-809)

In the Court of the Deputy Collector of Deoghar, Sonthal Parganas.**NOTICE TO JUDGMENT-DEBTOR IN MONEY EXECUTION NO. 26 OF 1924.**

To (1) Babu Anil Chandra Bose, (2) Srimati Snehalata Dasi, wife of No. 2, (3) Banka Behari Basu, minor son of Nos. 1 and 2.

TAKE notice that 29th May 1924 has been fixed for the hearing of objections if any, to the sale of the undermentioned property in execution of a decree obtained against Babu Makhan Lal Dutt for Rs. 352 in Deputy Collector's Money Suit No. 421 of 1921 and that you have been substituted as judgment-debtors in the place of Makhan Lal Dutt, since deceased.

A pucca house with garden in mouza Mashudan Bharat, taluk Rohini :—

BOUNDARIES.

North—The ~~l~~ road.

South—Ditch ~~l~~ Purandaha.

East—Road.

West—The compound belonging to Durga Oldar Babu.

N. MAITRA, Deputy Collector.
Deoghar, the 3rd May 1924. (853—2)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 4 of 1921.

Re : Kedar Nath Marwari and others.

NOTICE is hereby given that on Tuesday, the 20th day of May 1924, at the hour of 11 o'clock in the forenoon or so soon thereafter as it may be made, an application will ~~be~~ made on behalf of Kumar Prometha Nath Malia and Rani Kissendeyi Devi, two of the above-named insolvents, for an order that the order for adjudication made on the 10th January 1921 may be annulled and/or such further and other orders may be made as to this Hon'ble Court may seem fit.

Dated this 10th day of April 1924.

DUTT & SONS,

Attorneys for Kumar Prometha Nath Malia and Rani Kissendeyi Devi.

(874—1—808)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 56 of 1918.

Re : Phool Chand Johormull.

Ex parte the creditor.

NOTICE is hereby given that a dividend is intended to be declared in the above estate and that the same will be paid on or after the 18th day of June 1924 except Saturday and Sunday.

G. M. FALKNER, Official Assignee.
Calcutta, the 5th May 1924. (875—1)

In the High Court of Judicature at Fort William in Bengal, in Insolvency.

No. 32 of 1923.

Re William Brian Hogan, *ex parte* the debtor.

NOTICE is hereby given that a dividend is intended to be declared in the above estate and that the same will be paid on or after the 5th day of June 1924 except Saturday and Sunday.

G. M. FALKNER, Official Assignee.
Calcutta, the 5th May 1924. (888—1)

NOTICE TO CREDITORS OF APPLICATION FOR DISCHARGE.

[Section 44 (1) of the Provincial Insolvency Act, V of 1920.]

In the Court of the District Judge at Birbhum.**INSOLVENCY CASE NO. 4 OF 1923.**

Badha Raman Sinha, son of late Ram Ratan Sinha, of Kaluba, chowki Rampurhat, district Birbhum, applicant.

TAKE notice that the above-named insolvent has applied at the Court for his discharge and that the Court has fixed the 17th day of May 1924 at 7 o'clock for hearing the application.

Dated this 5th day of May 1924.

K. C. NAG, District Judge.
(866—1)

NOTICE.**In the Court of the District Judge of Burdwan.****INSOLVENCY CASE NO. 1 OF 1921.**

NOTICE is hereby given to his creditors that the petitioner-insolvent Rakhal Chandra Sen, son of late Kartik Chandra Sen, of Deaka, thana Ausgram, district Burdwan, has filed an application before this Court in the above-noted case praying for his discharge and 19th May 1924 has been fixed for hearing thereof.

A. M. AHMED, District Judge.
Burdwan, the 3rd May 1924. (860—1)

NOTICE.**In the Court of the District Judge of Burdwan.****INSOLVENCY CASE NO. 43 OF 1923.**

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, V of 1920, to his creditors that the insolvency petition of Panchu Gopal Chattapadhyay, son of late Dwarika Nath Chattapadhyay, of Mandalgram, thana Satyachari, district Burdwan, has been admitted by this Court and that 17th May 1924 has been fixed for hearing thereof.

A. M. AHMED, District Judge.
Burdwan, the 3rd May 1924. (862—1)

In the Court of the District Judge of Hooghly.

NOTICE is hereby given, under clause (2) of section 12 of the Provincial Insolvency Act, V of 1920, to his creditors that the insolvency petition of Nagendranath Maji, son of late Beharilal Maji, of Talpur, thana Haripal, district Hooghly, has been admitted by this Court as No. 17 of 1924 and that the 17th May 1924 has been fixed for the hearing thereof.

N. K. BOSK, District Judge.
Chinsura, the 30th April 1924. (859—1—806)

In the Court of the District Judge of Jalpaiguri.**INSOLVENCY CASE NO. 11 OF 1923.**

Rati Kanta Modak, applicant.

The above-named applicant has applied to this Court for discharge and the Court has fixed the 17th day of June 1924 for hearing the application.

[ILLEGIBLE], for District Judge.
The 2nd day of May 1924. (858—1)

In the Court of the District Judge of Murshidabad.

INSOLVENCY CASE No. 22 of 1916 (Act 3 of 1907).

In the matter of Paramananda Das, resident of Faridpore, police-station Suti, district Murshidabad.

NOTICE is hereby given to all concerned that the order of adjudication, dated the 26th August 1916, against the abovenamed petitioner is hereby annulled.

B. MUKHERJEE, District Judge,
Berhampore, the 1st May 1924. (849-1)**In the Court of the District Judge of Rajshahi.**

INSOLVENCY CASE No. 37 of 1924.

NOTICE is hereby given that Radha Ballav Saha, of Rampur Boalia, police-station Boalia, district Rajshahi, has applied to this Court under Act V of 1920 to be adjudicated an insolvent and 4th June 1924 is fixed for hearing of the application.

B. K. BASU, District Judge,
Rajshahi, the 4th April 1924. (697-1-780)**In the Court of the District Judge of Rajshahi.**

INSOLVENCY CASE No. 30 of 1923.

NOTICE is hereby given that Kamini Mohon Saha of Bargachha, police-station Nator, district Rajshahi, has been adjudicated an insolvent by this Court on 2nd February 1924 and is directed to come up for discharge within six months.

B. K. BASU, District Judge,
Rajshahi, the 2nd May 1924. (865-1-805)

NOTICE.

In the Court of the District Judge of Rangpur.

INSOLVENCY CASE No. 8 of 1924.

PRESENT:

D. P. Ghosh, Esq., District Judge.

JOYER MAHMUD, son of late Ron Mahmud, of Majbari, police-station Pirkachha, in the district of Rangpur, was, on the 14th day of April 1924, adjudged an insolvent by this Court. He should apply for discharge within six months.

D. P. Ghosh, District Judge,
Rangpur, the 5th May 1924. (864-1)

NOTICE.

In the Court of the District Judge of 24-Parganas.

INSOLVENCY CASE No. 12 of 1924.

Daturulal, applicant.

To Balaram and others, creditors.

ON the 3rd day of April 1924 it was ordered that the matter of the petition of the applicant be heard on the 26th day of May 1924 and that the applicant do attend to be examined by this Court on that date.

G. N. Roy, District Judge,
Alipore, the 7th April 1924. (703-1-779)**ORDER OF ADJUDICATION.**

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the Court of the District Judge at 24-Parganas.

INSOLVENCY APPLICATION No. 39 of 1923.

PURSUANT to a petition, dated 5th December 1923, filed by Upendra Nath Chatterjee, of 431, Simla Road, debtor, and on the application of debtor himself and on reading his application and hearing his pleader Purna Chandra Mitra, Vakil, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 25th day of March 1924

G. N. Roy, District Judge.

(835-1-811)

ORDER OF ADJUDICATION.

[Section 16 of the Provincial Insolvency Act, III of 1907.]

In the Court of the District Judge at 24-Parganas.

INSOLVENCY APPLICATION No. 37 of 1923.

PURSUANT to a petition, dated 22nd November 1923, filed by Gobardhan Das, son of late Nanda Ram Das, of Bheriota thana Chitpore, debtor, and on the application of debtor himself and on reading his application and hearing his pleader, Panchikarilal Nath, it is ordered that the debtor be and the said debtor is hereby adjudged insolvent.

Dated this 7th day of April 1924.

G. N. Roy, District Judge.

(835-1-812)

ARUN CHANDRA BASU, M.A., B.L., intends to be enrolled as a Vakil of the Calcutta High Court.

(755-4-622)

ASWINI KUMAR MITRA, M.A., B.L., intends to be enrolled as a Vakil in the High Court.

(728-4-611)

BHUDEB MUKHERJEE, M.A., B.L., intends to be enrolled as a Vakil of the High Court.

(729-4-612)

BHUPENDRA NATH DAS, M.A., B.L., intends to be admitted as a Vakil, Calcutta High Court.

(756-4-621)

GUNENDRA KRISHNA GHOSE intends to enrol himself as a Vakil of the High Court. (742-4-615)

HIRAN KUMAR ROY, M.Sc., B.L., intends to be enrolled as a Vakil, Calcutta High Court.

(816-4-661)

KALIKA RANJAN ROY intends to be enrolled as a Vakil of the High Court, Calcutta (718-4-610)

NRIPENDRA NATH BAGCHI, M.A., B.L., intends to be enrolled as a Vakil of the Calcutta High Court.

(792-4-660)

PARESH CHANDRA SEN, M.A., B.L., Pleader, intends to be enrolled as a Vakil, Calcutta High Court.

(823-4-701)

PRABHAT CHANDRA BOSE, B.L., intends to enrol himself as a Vakil of the High Court, Calcutta.

(824-4-740)

PRAKAS CHANDRA MITRA intends to be enrolled as a Vakil of the Calcutta High Court.

(828-4-786)

PRABODH KRISHNA SOM, M.A., B.L., intends to be enrolled as a Vakil, High Court, Calcutta.

(788-4-645)

PANKAJA KUMAR DATTA, M.A., B.L., intends to be admitted as a Vakil of the High Court, Calcutta.

(757-4-623)

TRIDIBNATH RAY, M.A., B.L., intends to be enrolled as a Vakil, High Court, Calcutta.

(786-4-655)

SYAMA PRASAD MOOKERJEE, M.A., B.L., intends to be enrolled as a Vakil of Calcutta High Court.

(882-4-807)

Notice.

WANTED a Treasurer for the Birbhum Treasury on pay of Rs. 125-5-175. The officer must have previous experience of Treasury work. The selected candidate will be required to furnish a security of Rs. 15,000 either in cash or in promissory notes and two sureties of Rs. 100 each.

Claims of officers whose names appear in the list of surplus officers issued by Government will also be considered.

Applications will be received by the undersigned up to 21st of May 1924.

H. QUINTON, Collector.

Suri, the 30th April 1924.

Notice.

WANTED for twelve months for the present *with prospect of being made permanent* a head clerk and accountant for the District Engineer's office, Dinajpur, on a salary of Rs. 100-5-150. None need apply who has not passed the Accountantship examination of the Public Works Department and has no experience of the accounts of the District Engineer's office. Applications with copies of testimonials and certificates regarding education, qualifications, past services, age, etc., will be received by the undersigned up to the 31st May 1924.

TANKA NATH CHAUDHURI,

Chairman, District Board.

Dinajpur, the 2nd May 1924.

Wanted.

A CLERK to fill up a vacancy in Noakhali Collectorate in the grade of Rs. 40 to Rs. 80.

Applications will be received up to the 20th May, 1924. Only those, whose names are on the list of surplus officers maintained in the Appointment Department of the Government of Bengal, need apply.

S. C. ROY, for Collector.

Noakhali, the 3rd May 1924.

Notice.

IS hereby given inviting candidates for the following posts in the office of the District Officer, Birbhum :—

Applications will be received up to 15th June 1924 by the undersigned :—

(1) Bench clerk on a salary of Rs. 35-35-40-80.

(2) Magistrate's Accountant on a salary of Rs. 35-

35-40-80.

(3) Assistant clerk, English Office, on a salary of Rs. 35-35-40-80.

In the case of No. 1 none need apply who has no experience in the work of criminal courts and in the preparation of High Court returns.

In the case of Nos 2 and 3, none need apply who has not passed the Matriculation Examination and is over 20 years of age on 1st July 1924.

Claims of clerks whose names appear in the list of surplus officers issued by Government will receive preference to others provided the conditions except age mentioned above are fulfilled.

H. QUINTON, District Officer.

Suri, the 8th May 1924.

NOTICE.

CANDIDATES are invited for the post of a clerk in the Lower Division on Rs. 35-35-40-2-68-1-80 a month in the office of the Magistrate-Collector, Pabna. Applications will be received up to 16th May 1924.

None need apply who has not passed the Matriculation Examination. Candidates who are not already in Government service should not be over 22 years of age. The original Matriculation certificate will have to be produced as evidence of age. Among equally qualified candidates those whose names are in the surplus list will have preference.

D. K. MITTER, Magistrate-Collector.

Pabna Collectorate, the 2nd May 1924.

David Hare Training College.

APPLICATIONS are invited from graduates and undergraduates for admission into the B.T. and L.T. classes of the College in the next session commencing from the 7th July 1924. No tuition fee. Necessary books supplied from the College Library. A number of rent-free seats in the College Hostel. A few stipends reserved for L.T. students. No stipends for B.T. students. The most successful among the non-stipendiary B.T. students has chance of securing a Government post in the Subordinate Educational Service. Applications in the prescribed form (to be had of the Principal) should reach the undersigned by the 21st May 1924.

CHINTA HARAN CHAKRAVARTTY,

Principal (offg.).

Calcutta, 45, Beniatala Lane, the 16th April 1924.

Dacca University.

THE Session—Faculties of Arts (including Commerce), Science and Law—will commence on July 1, 1924. Class fees for undergraduate students Rs. 8 per meuseum, seat-rent from Rs. 2 to Rs. 4, and total minimum cost of tuition and living from Rs. 22 to Rs. 25. Charges for post-graduate students are slightly higher. The University has new laboratories and offers exceptional opportunities for individual training, athletics and social organisation. A pamphlet of general information will be sent post-free on application to the Registrar.

N. AHMAD, Registrar.

Dacca, the 28th April 1924.

Notice.

THE Bengal and Madras Service Family Pension Fund which is provisionally managed and assisted by Government has for its object the provision of monthly pensions for the maintenance of the widows and children of subscribers and is open, with certain exceptions, to all active and pensioned members of the Uncovenanted Service of Government (except those serving under the Government of Bombay), and to Local Fund servants earning pensions from Government. Some of the special features of the fund are—(1) that widowed daughters incapable of remarrying or children labouring under such mental or bodily infirmities as incapacitate them from earning their livelihood or preclude the possibility of marriage (in case of a daughter) are admitted to its benefits; and (2) that subscribers to the Widows' and Daughters' branches are entitled to a refund of 30 per cent. of the premium paid, should the nominees predecease them after five years of admission. The second quinquennial valuation of the fund has been completed by the Actuary to the Government of India and his report discloses very favourable results. For forms of application and rules of the Fund apply to the Accountant-General, Central Revenues, Imperial Secretariat Building, Calcutta.

Lost or Stolen.

GOVERNMENT Promissory Note No. 296029 of the 3½ per cent. loan of 1865 for Rupees 1,000 originally standing in the name of Bhola Nath De and last endorsed to Lalchand Madangopal, the proprietors, by whom it was never endorsed to any other person having been lost or stolen, notice is hereby given that payment of the above note and interest thereon has been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of a duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

MANUEL, AGARWALLA & Co., Solicitors,
for Lalchand Madangopal.

3, Hastings Street, Calcutta, the 25th April 1924.

(839-3-813)

Lost.

A RECEIPT numbered 8320, dated 4th April 1924, and granted by the Public Debt Office, Imperial Bank of India, on submission of the undermentioned Government Promissory Notes. Notice of loss has been given to the Public Debt Office, Imperial Bank of India, and the undersigned is about to apply for surrender of the securities:—

G. P. Note No.	Loan.	Amount.	Holder's name.
		Rs.	
H 001796	1927	5,000	M. Biswas &
J 001129 to 32	"	10,000 each	Co.

Name of the proprietor—M. Biswas & Co.

Residence—4, Chowringhee Road, Calcutta.

(852-1-804)

Lost.

THE Government Promissory Notes Nos. D014327, E019841 and F012053 of the 5½ per cent. loan of 1921 for Rs. 100, Rs. 200 and Rs. 600, respectively, originally standing in the name of the Accountant-General, Posts and Telegraphs, and last endorsed to Behari Lal Bhagwan Dass, the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser—Kirpa Ram Lachmi Narain, Timber Merchants, for Behari Lal Bhagwan Dass

Residence—Sirkri Bazar, Delhi. (2153-3-810)

In the matter of Indian Companies Act, 1913, and**In the matter of Fandaveswar Colliery, Limited (In Liquidation).**

NOTICE is hereby given that at an extraordinary general meeting of shareholders of the abovementioned Company duly convened for and held at the registered office of the Company, F.1, Clive Buildings, Calcutta, on Friday, the 11th day of April 1924, at 11-15 o'clock in the forenoon, the following extraordinary resolution was duly passed and at a subsequent extraordinary general meeting of the said Company duly convened for and held on Saturday, the 26th day of April 1924, at the same time and place the said resolution was duly confirmed as a special resolution:—

"That the Company be wound up voluntarily and accordingly that Messrs. Herbert Walford Hales, Thomas Law, Norellife Fourness Thompson and Wilfred John Younie, Chartered Accountants, of B4, Clive Buildings, Calcutta, be and they are hereby appointed Liquidators with joint and several powers for the purpose of such winding up at a remuneration to be agreed upon with the Managing Agents."

J. BRACKENRIDGE ROSS, Chairman,
F.1, Clive Buildings, Calcutta, the 26th April 1924.
(832-1-778)

In the matter of Indian Companies Act, 1913, and**In the matter of Enfield Colliery, Ltd. (In Liquidation).**

NOTICE is hereby given that an extraordinary general meeting of shareholders of the abovenamed Company, duly convened for and held at the registered office of the Company, F.1, Clive Buildings, Calcutta, on Friday, the 11th day of April 1924, at 11 o'clock in the forenoon, the following extraordinary resolution was duly passed and at a subsequent extraordinary general meeting of the said Company duly convened for and held on Saturday, the 26th day of April 1924, at the same time and place, the said resolution was duly confirmed as a special resolution:—

"That the Company be wound up voluntarily and accordingly that Messrs. Herbert Walford Hales, Thomas Law, Norellife Fourness Thompson and Wilfred John Younie, Chartered Accountants of B-4, Clive Buildings, Calcutta, be and they are hereby appointed Liquidators with joint and several powers for the purpose of such winding up at a remuneration to be agreed upon with the Managing Agents."

J. BRACKENRIDGE ROSS, Chairman,
F.1, Clive Buildings, Calcutta, the 26th April 1924.
(830-1-777)

In the matter of the Indian Companies Act, 1913, and**In the matter of the Eastern Tobacco Company, Limited (In Liquidation).**

NOTICE is hereby given that an extraordinary general meeting of the shareholders of the abovenamed Company duly convened and held at No. 99B, Corporation Street, in the town of Calcutta, on Monday, the 28th April 1924, the resolutions below mentioned were passed as extraordinary resolutions:—

"(1) That upon the recommendation of the Directors the Company may be voluntarily wound up was unanimously accepted by the shareholders.

"(2) That Mr. S. S. Banerjee proposed that having regard to the recommendation of the Directors the Company should go into voluntary liquidation and this resolution was treated as an extraordinary resolution. Seconded by Mr. N. K. Bagchi. Carried unanimously.

"(3) That Liquidator or Liquidators be appointed to wind up the affairs of the Company as in the case of voluntary liquidation and that they be paid by way of remuneration a sum of rupees two thousand only. Proposed by N. K. Ghose and seconded by P. N. Banerjee. Carried unanimously.

"(4) That Babu Kshitish Chandra Chakraverty, Vakil High Court, and Babu Mohadeo Lal Mitri be appointed Joint Liquidators at a fixed remuneration of rupees two thousand only to wind up all the affairs of the Company. Carried unanimously."

MINTRI & Co., Managing Agents,
The Eastern Tobacco Company, Limited,
99B, Corporation Street, Calcutta, the 29th April 1924.
(842-1-752)

**In the matter of the Indian Companies
Act, 1913, and****In the matter of Enfield Colliery, Ltd.
(In liquidation).**

NOTICE is hereby given, pursuant to section 209 of the Indian Companies Act, 1913, that a meeting of the creditors of the abovenamed Company will be held at B-4, Clive Buildings, Calcutta, on Friday, the 23rd day of May 1924, at 11 o'clock in the forenoon.

Thos. Law, for Self and Co-Liquidators,
Calcutta, the 29th April 1924. (843-1-773)

**In the matter of the Indian Companies
Act, 1913, and****In the matter of Enfield Colliery, Limited
(In liquidation).**

NOTICE is hereby given that the creditors of the abovenamed Company which is being wound up voluntarily are required on or before the 22nd day of May 1924 to send their names and addresses and particulars of their debts or claims and the names of their solicitors (if any) to the undersigned the liquidators of the said Company and if so required by notice in writing from the liquidators or by their solicitors or personally to come in and prove the said debts or claims at such time and place as shall be specified in such notice or in default thereof they will not be admitted.

Thos. Law, for Self and Co-Liquidators,
Clive Buildings, Calcutta, the 29th April 1924.
(844-1-774)

**In the matter of the Indian Companies
Act, 1913, and****In the matter of Pandaveswar Colliery,
Limited (In liquidation).**

NOTICE is hereby given, pursuant to section 209 of the Indian Companies Act, 1913, that a meeting of the creditors of the abovenamed Company will be held at B-4, Clive Buildings, Calcutta, on Friday, the 23rd day of May 1924, at 12 noon.

Thos. Law, for Self & Co-Liquidators,
Calcutta the 29th April 1924. (845-1-775)

**In the matter of the Indian Companies
Act, 1913, and****In the matter of Pandaveswar Colliery,
Limited (In liquidation).**

NOTICE is hereby given that the creditors of the abovenamed Company which is being wound up voluntarily are required on or before the 22nd day of May 1924 to send their names and addresses and particulars of their debts or claims and the names of their solicitors (if any) to the undersigned the liquidators of the said Company and if so required by notice in writing from the liquidators or by their solicitors or personally to come in and prove the said debts or claims at such time and place as shall be specified in such notice or in default thereof they will not be admitted.

Thos. Law, for Self and Co-Liquidators,
B-4, Clive Buildings, Calcutta, the 29th April 1924.
(846-1-776)

**In the matter of the Indian Companies
Act, 1913 (VII of 1913), and****In the matter of Eastern Taxi Cabs,
Limited.**

NOTICE is hereby given that, on the expiration of three months from date, the name of Eastern Taxi Cabs, Limited, will, unless cause is shown to the contrary, be struck off the register, and the Company will be dissolved.

F. C. GREENWAY, Registrar of Companies under
Act VII of 1913 (offg.).

Calcutta, the 8th May 1924.

**In the matter of the Indian Companies
Act, 1913 (VII of 1913), and****In the matter of East India Weaving,
Spinning & Home Industries, Limited.**

NOTICE is hereby given that, on the expiration of three months from date, the name of East India Weaving, Spinning & Home Industries Limited, will, unless cause is shown to the contrary, be struck off the register, and the Company will be dissolved.

F. C. GREENWAY, Registrar of Companies under
Act VII of 1913 (offg.).

Calcutta, the 8th May 1924.

CINCHONA FACTORY PRODUCTS.

By order of the Government of Bengal Cinchona Factory Products will be sold by the Superintendent, Juvenile Jail, Alipore, at the rates noted from the 16th April 1924:—

Quinine Sulphate.

For 60 lbs. and upwards at a time	Rs. 26 per lb.
For 6 lbs. and over but less than 60 lbs. at a time	" 27 "
For any quantity less than 6 lbs.	" 28 "

Quinine Hydrochloride.

For 60 lbs. and upwards at a time	Rs. 38 per lb.
For 6 lbs. and over but less than 60 lbs. at a time	" 34 "
For any quantity less than 6 lbs.	" 35 "

Quinine Di-Hydrochloride.

For 60 lbs. and upwards at a time	Rs. 36 per lb.
For 6 lbs. and over but less than 60 lbs. at a time	" 36 "
For any quantity less than 6 lbs.	" 37 "

Cinchonidine Sulphate.

For 60 lbs. and upwards at a time	Rs. 27 per lb.
For 6 lbs. and over but less than 60 lbs. at a time	" 28 "
For any quantity less than 6 lbs.	" 29 "

Cinchonine Sulphate.

For 60 lbs. and upwards at a time	Rs. 13 per lb.
For 6 lbs. and over but less than 60 lbs. at a time	" 14 "
For any quantity less than 6 lbs.	" 15 "

Cinchona Febrifuge Powder.

For 6 lbs. and over at a time	Rs. 9 per lb.
For any quantity less than 6 lbs.	" 10 "

Cinchona Febrifuge Tablets.

For 6 lbs. and over at a time	Rs. 10 per lb.
For any quantity less than 6 lbs.	" 11 "

Cinchona Bark (In 50 pound original bags).

Per bag	Rs. 25.
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Quinoldine Tablets.

For 6 lbs. and over at a time	Rs. 7 per lb.
For any quantity less than 6 lbs.	" 8 "

Quinoldine (In Mass).

For 6 lbs. and over at a time	Rs. 6 per lb.
For any quantity less than 6 lbs.	" 7 "

Quinidine Sulphate.

For any quantity less than 6 lbs.	Rs. 30 per lb.
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Quinine Sulphate is for sale to Government Institutions and Missionaries only. It is not for sale to Private Firms or the General Public.

Cinchona Febrifuge in Powder and Tablet form (when in stock) is for sale to Government Institutions, Missionaries and the General Public.

Quinine Sulphate will be supplied to Hospitals and Dispensaries of this Presidency only at the wholesale rate of Rs. 26 per lb., irrespective of quantities. For all other purchasers the rates given above will apply.

Transit charges extra in every case.

The system of payments is by—*Cash in advance*—by “Treasury Chalans,” which should accompany the order or indent.

In cases where this is not possible, payment should be made by “Remittance Transfer Receipts” or crossed “Cheques.”

Indents unaccompanied by Cash in advance will be sent Value Payable Post.

In the case of *Government Officers* payments will be recovered by *Book Transfer*, i.e., *Countersigned Invoices* in the event of *Cash* not accompanying the indent by “Treasury Chalans,” R. T. R., or *Cheque*.

2. Price and postage must accompany the price of the drug (when the drug is required by post).

3. The name of the Railway and Steamer Station or Post-Office must be written distinctly when the parcels are required by Rail, Steamer or by Post. *Railway parcels are sent by passenger train only.*

4. A scale of postage is given below:—

For $\frac{1}{2}$ lb. 4 annas, $\frac{1}{2}$ lb. 5 annas, 1 lb. 8 annas, $1\frac{1}{2}$ lbs. 11 annas, 2 lbs. 14 annas, $2\frac{1}{2}$ lbs. Re. 1-1, Re. 1-1, $3\frac{1}{2}$ lbs. Re. 1-4, 4 lbs. Re. 1-7, 5 lbs. Re. 1-13, $5\frac{1}{2}$ lbs. Re. 1-13, 6 lbs. Re. 2.

Local sale at the Jail gate from 7 to 10 A.M., and 2 to 4 P.M.

N.B.—Postage stamps are not accepted as revenue.

Government reserve the right to alter the price without notice.

NOTICE.

Advertisements, Notices, etc., intended for insertion in this Part of the Gazette cannot be received after noon on Saturday.



The Calcutta Gazette

WEDNESDAY, MAY 14, 1924.

PART V.

Acts of the Indian Legislature assented to by the Governor General.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 1st March, 1924, and is hereby promulgated for general information :—

ACT NO. III OF 1924.

An Act to regulate the entry into and residence in British India of persons domiciled in other British Possessions.

WHEREAS it is expedient to make provision for regulating the entry into and residence in British India of persons domiciled in the British Possessions on a basis of reciprocity; It is hereby enacted as follows :—

Short title, commencement and extent. **1.** (1) This Act may be called the Immigration into India Act, 1924.

(2) It shall come into force on such date as the Governor General in Council may notify in the *Gazette of India*.

(3) It shall extend to the whole of British India, including British Baluchistan.

Definitions. **2.** In this Act, unless there is anything repugnant in the subject or context,—

(a) "British Possession" means any part of His Majesty's Dominions other than British India, the United Kingdom and Ireland, and includes Protectorates and territories which are or may be administered by a Dominion as a mandatory on behalf of the League of Nations;

(b) "entry" includes landing at any port in British India during the period of the ship's stay on her way to a destination outside British India.

Rules as regards entry into and residence in British India. **3.** The Governor General in Council may make rules for the purpose of securing that persons not being of Indian origin, domiciled in any British Possession, shall have no greater rights and privileges, as regards entry into and residence in British India, than are accorded by the law and administration of such Possession to persons of Indian domicile.

Power to make rules.

4. The Governor General in Council may, without prejudice to the generality of the powers contained in section 3 of this Act, make rules—

- (a) to provide for the establishment of a suitable agency to administer the rules and to define its functions and powers;
- (b) to provide suitable penalties for the contravention of such rules or attempt to contravene them, or the abetment of such contravention; and
- (c) to authorise the arrest of any person contravening or reasonably suspected of contravening any such rule, and to prescribe the duties of public servants and others in regard to such arrests.

Person claiming exemption to establish case.

5. If any person alleged to be domiciled in any British Possession and to be subject to the provisions of this Act raises the plea that he is not so domiciled or that the provisions of the said Act do not apply to him, the onus of proving the truth of such plea shall lie on the aforesaid person.

H. MONCRIEFF SMITH,
Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor-General on the 19th March 1924, and is hereby promulgated for general information:—

ACT NO. IX OF 1924.

An Act further to amend the Indian Tariff Act, 1894, for certain purposes.

Whereas it is expedient further to amend the Indian Tariff Act, 1894, for certain purposes hereinafter appearing; It is hereby enacted as follows:—

Short title and commencement

1. (1) This Act may be called the Indian Tariff (Amendment) Act, 1924.

(2) It shall come into force on the 1st day of April, 1924.

Amendment of preamble to Act VIII of 1894

2. In the preamble to the Indian Tariff Act, 1894 (hereinafter referred to as the said Act), for the words "crossing the frontier of certain Foreign European Settlements in India and of the territories of certain Native Chiefs" the words "imported into or exported from British India by land" shall be substituted.

Substitution of new section for section 5 of Act VIII of 1894

3. For section 5 of the said Act the following section shall be substituted, namely:—

Duties on imports and exports by land

"5. Where a duty of customs at any rate prescribed by or under this Act or any other law for the time being in force is leviable on any article when imported into, or on any article when exported from, a port in British India, the Governor-General in Council may, by notification in the Gazette of India, direct that a duty of customs at the like rate shall be leviable on any such article when imported or exported, as the case may be, by land from or to any territory outside British India, which he may, by a like notification, declare to be foreign territory for the purposes of this section."

Amendment of section 8 of Act VIII of 1894

4. In section 8 of the said Act, the words, figure and brackets "sub-section (1), clause (b)," shall be omitted.

H. MONCRIEFF SMITH,
Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Act of the Indian Legislature received the assent of the Governor General on the 9th March 1924, and is hereby promulgated for general information :—

ACT No. VIII OF 1924.

An Act further to amend the Sea Customs Act, 1878, for certain purposes.

WHEREAS it is expedient further to amend the Sea Customs Act, 1878, for certain purposes hereinafter appearing; It is VIII of 1878 hereby enacted as follows :—

Short title and commencement

1. (1) This Act may be called the Sea Customs (Amendment) Act, 1924.

(2) It shall come into force on the first day of April, 1924.

Amendment of section 20, Act VIII of 1878.

2. In section 20 of the Sea Customs Act, 1878, the proviso VIII of 1878 shall be omitted.

H. MONCRIEFF SMITH,
Secretary to the Government of India.



The Calcutta Gazette

WEDNESDAY, MAY 14, 1924.

PART VI.

Bills introduced in the Council of State and Legislative Assembly, Reports of Select Committees presented to the Council and Assembly and Bills published under Rule 18 of the Indian Legislative Rules.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 18th 1924 :—

No. 20 of 1924.

A Bill further to amend the Court-fees Act, 1870, the Succession Certificate Act, 1889, and the Code of Civil Procedure, 1908, for certain purposes and for the like purposes to repeal certain enactments amending the Court-fees Act, 1870.

WHEREAS it is expedient further to amend the Court-fees Act, 1870, the Succession Certificate Act, 1889 and the Code of Civil Procedure, 1908, for certain purposes and for the like purposes to repeal certain enactments amending the Court-fees Act, 1870; It is hereby enacted as follows:—

VII of 1870.
VII of 1889.
V of 1908.

Short title and commencement.

1. (1) This Act may be called the Court-fees (Amendment) Act, 1924.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Amendment of section 2, Act VII of 1870.

2. For section 2 of the Court-fees Act, 1870, (hereinafter referred to as the said Act) the following section shall be substituted, namely:—

Definitions.

“2. In this Act, unless there is anything repugnant in the subject or context—

(i) “Chief Controlling Revenue-authority” means—
(a) in Madras, Bengal, the United Provinces and Bihar and Orissa—the Board of Revenue;
(b) in Bombay, outside Sind and the limits of the town and island of Bombay—a Revenue Commissioner;
(c) in Sind—the Commissioner;
(d) in the Punjab and Burma—the Financial Commissioner; and
(e) elsewhere—the Local Government or such officer as the Local Government may, by notification in the local official Gazette, appoint in this behalf;

VII of 1870.

(ii) "memorandum of appeal" includes a memorandum of cross-objection; and

(iii) "suit" includes an appeal."

Amendment of section 3, Act VII of 1870. 3. In section 3 of the said Act, for the words and figures "No. 11 of the first and" the words and figures "section 190 or" shall be substituted.

Amendment of section 4, Act VII of 1870. 4. In section 4 of the said Act,—

(a) for the words "of any of the kinds specified in the first or second schedule to this Act annexed, as chargeable with fees," the words "which is chargeable with a fee under this Act" shall be substituted; and

(b) for the words "indicated by either of the said schedules" the words "prescribed by this Act" shall be substituted.

Amendment of section 5, Act VII of 1870. 5. In section 5 of the said Act, for the words "Clerk of the Court" the word "Registrar" and for the words "first Judge" the words "Chief Judge" shall be substituted.

Amendment of section 6, Act VII of 1870. 6. In section 6 of the said Act,—

(a) for the words "of any of the kinds specified as chargeable in the first or second schedule to this Act annexed" the words "which is chargeable with a fee under this Act" shall be substituted; and

(b) for the words "indicated by either of the said schedules" the words "prescribed by this Act" shall be substituted.

Amendment of section 7, Act VII of 1870. 7. In section 7 of the said Act,—

(a) to paragraph i the following shall be added, namely:—
"which amount shall be deemed to include—

(i) in the case of an appeal by a defendant, any interest awarded by the decree under appeal from the date of the presentation of the plaint to the date of the decree, and

(ii) in the case of an appeal by a plaintiff, any additional interest claimed";

(b) in paragraph iv—

(i) for sub-clause (b) the following sub-clause shall be substituted, namely:—

"(b) for partition and separate possession of a share of joint family property or of joint property by a person whose claim to be a co-parcener or co-owner, as the case may be, is not denied," and

(ii) for the words "In all such suits the plaintiff shall state the amount at which he values the relief sought" the following shall be substituted, namely:—

"Provided that no such relief shall be valued at less than two hundred rupees; and that, in suits such as are mentioned in sub-clause (c), where the relief sought is with reference to any immoveable property the valuation shall not be less than half the value of the immoveable property computed in accordance with paragraph v of this section:

Provided, further, that in any appeal from a preliminary decree passed in a suit for the taking of partnership accounts, the valuation of the share in dispute shall bear the same proportion to the valuation on which the fee has been computed in the case of the plaint as that share bears to the share claimed in the plaint".

(c) after paragraph iv the following paragraphs shall be inserted, namely :—

“ iv. In suits for partition and separate possession of a share of joint family property or of joint property by a person whose claim to be a co-parcener or co-owner, as the case may be, is denied—according to the value of the share claimed computed in accordance with the other provisions of this section :
 ivb. In a suit to set aside a decree for money or other property having a market-value, or to cancel or set aside any other document securing money or other property having such value—according to the amount or value of the property for which the decree was passed or in respect of which the document was executed or, where the cancellation or setting aside is sought in respect of part only of the money or property, the amount or value of that part ”;

(d) in paragraph v—

(i) for the word “houses” the word “buildings” shall be substituted ;
 (ii) after the words “where the subject-matter is land,” the words “other than land occupied by a building or garden” shall be inserted ;
 (iii) for sub-clause (c) the following shall be substituted, namely :—
 “Where the subject-matter is property consisting of a building or garden or of land occupied by a building or garden or of land together with a building or garden occupying the same—the market-value ;

Explanation.—For the purpose of this paragraph, no land shall be deemed to be, or to be occupied by, a garden if such land is assessed to land revenue as agricultural land”;

(e) in paragraph vi, for the word “house” the word “building” shall be substituted, and after the word “claimed” the following words shall be added namely :—

“or, if the fee computed according to the market-value of the land, building or garden would be less, according to the market-value”;

(f) for paragraph vii the following paragraph shall be substituted, namely :—

“viii. In suits to set aside an attachment of any land, building or garden or of any interest therein or in revenue, and in suits brought under rule 63 of Order XXI in the First Schedule to the Code of Civil Procedure, 1908—according to the value of the attached property (computed in accordance with paragraph v of this section), or, if the fee computed according to the amount for the payment of which the property was attached would be less, according to that amount”;

to set aside an attachment

V of 1908.

(g) for paragraph ix the following paragraphs shall be substituted, namely :—

“ix. In suits against a mortgagee for the recovery of the property mortgaged—according to the principal money expressed to be secured by the instrument of mortgage ;
 ix. In suits by a mortgagee to foreclose the mortgage, or, where the mortgage is made by conditional sale, to have the sale declared absolute—according to the amount claimed by way of principal and interest in the plaint”.

to redeem.

to foreclose.

Insertion of
new section 7A in
Act VII of 1870.

Power of Court
to require additional
fee to be paid.

8. After section 7 of the said Act the following section shall be inserted, namely :—

“7A. If in any suit the Court decides that an insufficient fee has been paid in respect of a claim to any relief of which the value is computable under section 7, it may require such additional fee to be paid as may be necessary to make up the difference; and, if the additional fee is not paid within such time as the Court may fix, such claim shall be dismissed.”

Substitution of
new section 8
Act VII of 1870.

Fees in Land
acquisition case.

9. For section 8 of the said Act the following section shall be substituted, namely :—

“8 (1) A fee shall not be payable under this Act in the case of any application for a reference to the Court under section 18 of the Land Acquisition Act, 1894, unless the amount claimed by the applicant in the application exceeds twice the amount awarded to him by the Court, in which case the fee shall be computed according to the difference, and the award shall not be enforceable until such fee has been paid.

(2) The amount of fee payable under this Act on a memorandum of appeal against an award of a Court under the Land Acquisition Act, 1894, shall be computed according to the difference between the amount awarded and the amount claimed by the appellant.”

Amendment of
section 9, Act 11
of 1870.

Amendment of
section 11 in
Act VII of 1870.

Procedure in
suits for mesne
profits or accounts
when amount
found due exceeds
amount claimed.

10. In section 9 of the said Act, for the word “house” the word “building” shall be substituted.

11. For section 11 of the said Act the following section shall be substituted, namely :—

“11. Where in any suit for mesne profits or for immoveable property and mesne profits or for an account, the fee which would have been payable if the suit had comprised the whole of the relief to which the Court finds the plaintiff to be entitled exceeds the fee actually paid, the Court shall require the plaintiff to pay an additional fee equal to the amount of the excess, and, if such additional fee is not paid within such time as the Court may fix, the suit, or, if a decree has previously been passed therein, so much of the claim as has not been so decreed, shall be dismissed.”

Amendment of
section 12, Act
11 of 1870.

v.

12. To section 12 of the said Act the following *Explanation* shall be added, namely :—

“*Explanation.*—For the purposes of this section a question relating to the classification of any suit for the purposes of section 7 shall not be deemed to be a question relating to valuation.”

Substitution of
section 17 in
Act VII of 1870.

Multifarious
reliefs and relief.

13. For section 17 of the said Act the following section shall be substituted, namely :—

“17. (1) In any suit in which two or more separate and distinct causes of action are joined, the plaint or memorandum of appeal shall be chargeable with the aggregate amount of the fees with which the plaints or memoranda of appeal would be chargeable under this Act in separate suits instituted in respect of each such cause of action:

Provided that nothing in this sub-section shall be deemed to affect any power conferred by or under the Code of Civil Procedure, 1908, to order separate trials.

(2) Where more reliefs than one based on the same cause of action are sought either in the aggregate or in the alternative, the fee shall be paid according to the value of the relief in respect of which the largest fee is payable.”

Amendment of
section 18, Act
VII of 1870.

14. In section 18 of the said Act, the words " of the offence of wrongful confinement, or of wrongful restraint, or " shall be omitted.

Amendment of
section 19, Act
VII of 1870.

15. In section 19 of the said Act,—

- (a) in paragraph i after the words " Power-of-attorney " the words " or other written authority " shall be inserted ;
- (b) in paragraph viii after the word " exceed " the words " in the case of probate or letters, two thousand and, in the case of such certificate," shall be inserted ;
- (c) in paragraph xxii after the word " purposes " the words " other than applications in respect of which a fee is payable under section 8 " shall be added ; and
- (d) after paragraph xxiv the following paragraph shall be added, namely :—

" xxv. Petitions of appeal by Government servants or servants of a Court of Wards against orders of dismissal, reduction or suspension; copies of such orders filed with such appeals; and applications for obtaining such copies."

Substitution of
new Chapter for
Chapters IIIA and
IV in Act VII of
1870.

16. For Chapters IIIA and IV of the said Act the following Chapter shall be substituted, namely :—

" CHAPTER IV.

PROBATES AND LETTERS OF ADMINISTRATION.

Application for
probate or letters
of administration.

19A. (1) Every application for the grant of probate or letters of administration shall be accompanied by a valuation of the estate in the form set forth in Part I of the Third Schedule.

(2) On receipt of any such application, the Court shall send a copy thereof and of the valuation to the Collector of the district in which the estate is situated or, if the estate is situated in more than one district, to the Collector of the district in which the most valuable portion of the immoveable property included in the estate is situated.

(3) The Collector to whom the copy of the application and of the valuation has been sent under sub-section (2) shall examine the same, and may make, or cause to be made by any officer subordinate to him, such inquiry, if any, as he thinks fit, as to the correctness of the valuation or, where a part only of the property is situated in his district, of the valuation of that part, and may require the Collector of any other district in which any part of the property is situated to furnish him with the correct valuation thereof.

(4) Any Collector required under sub-section (3) to furnish the correct valuation of any property shall comply with the requisition after making, or causing to be made by any officer subordinate to him, such inquiry, if any, as he thinks fit.

(5) The Collector to whom the copy of the application and of the valuation has been sent under sub-section (2) shall, after completion of the inquiry, if any, made by him and after being furnished with any valuation which he may have required from any other Collector, report to the Court his decision as to the correct valuation of the whole estate.

Powers and
procedure in relation
to inquiries.

19B. Every Collector or other officer making an inquiry under section 19A shall have the same powers as are vested in a Court under the Code of Civil Procedure, 1908, when trying a suit in respect of the following matters, namely :—

- (a) enforcing the attendance of any person ;
- (b) compelling the production of documents or material objects ; and
- (c) issuing commissions for the examination of witnesses ;

and may at any time inspect or cause to be inspected, or take or cause to be taken copies of the record of any case in which application for probate or letters of administration has been made.

Probate to be granted on payment of fees, and provisions regarding the payment of fees.

19C. (1) Save as hereinafter provided in this section, the Court shall make no grant of probate or letters of administration until it is satisfied that a fee not less than the fee prescribed by this Act has been paid on the basis of the net value or amount of the estate as valued in accordance with the report of the Collector under sub-section (5) of section 19A.

(2) A grant of probate or letters of administration may be made by a Court, notwithstanding that the prescribed fee has not been paid, to—

(a) an Administrator General in his official capacity, on his giving an undertaking that the said fee will be paid within such time as may be fixed by the Court, and

(b) to any other petitioner on his giving to the Court a bond with one or more surety or sureties or other sufficient security that the fee will be paid within such time as may be fixed by the Court.

(3) Property held in trust not beneficially or with general power to confer a beneficial interest shall not be liable to any fee under this Chapter.

(4) For the purposes of this section, if any member of a joint Hindu family governed by Mitak-hara Law applies for probate or letters of administration in respect of the estate of a deceased member of the joint family, such estate shall not be deemed to be property held in trust, and the applicant shall pay a fee on the value of the share in the joint family property which the deceased would have received if a partition of the property had been made immediately before his death.

(5) The fee payable on an application for the grant of probate or letters of administration shall comprise—

(i) a fee, at the rate or rates prescribed by the fourth schedule, computed—

(a) where the application is made within one year of the death of the deceased, according to the value of the estate in British India at the date of the death, or

(b) where the application is made after the expiry of one year from the date of the death, according to the value of the estate in British India at the date of the application, and

(ii) a fee equal to the simple interest at six per centum per annum on the fee referred to in sub-clause (i) from the date of the death to the date of payment.

(6) For the purpose of the computation of such fee, the items mentioned in Annexure B of Part I of the Third Schedule shall be deducted from the value of the estate :

Provided that, when an application is made for probate or letters of administration in respect of part only of an estate, no debt, no expenses connected with any funeral rites or ceremonies, and no mortgage incumbrance on any part of the estate other than that in respect of which the application is made, shall be deducted.

Application to the Court, and powers of the Court.

19D. (1) If the applicant for probate or letters of administration is dissatisfied with the valuation of the estate as reported by the Collector, he may, by application made to the Court at any time before the expiry of ninety days from the date of the grant of probate or letters, as the case may be, move the Court to hold an inquiry into the true value thereof.

(2) The Court on receipt of such application shall hold, or cause to be held by any Court or officer subordinate to it, an inquiry as to the true value at which the estate of the deceased should have been estimated. The Collector shall be deemed to be a party to the inquiry.

(3) For the purposes of any such inquiry, the Court, or the Court or officer authorized by the Court to hold the inquiry, may examine the petitioner for probate or letters of administration on oath either in person or by commission, and may take such further evidence as may be produced to prove the true value of the estate, and, where the inquiry has been entrusted to a subordinate Court or officer, such Court or officer shall return to the Court the evidence taken and report the result of the inquiry, and such report and the evidence so taken shall be evidence in the proceedings.

(4) The Court on the completion of the inquiry or on receipt of the report referred to in sub-section (3), as the case may be, shall record a finding as to the true value of which the estate should have been estimated, and such finding shall, save as hereinafter provided in sections 19F and 19G, be final.

(5) The Court shall have power to confirm or to increase or decrease the valuation as reported by the Collector under section 19A.

(6) The Court may make such order, in accordance with the provisions of the Code of Civil Procedure, 1908, as to the costs of the inquiry, as it thinks fit.

Relief in cases of several grants.

19E. (1) Whenever a grant of probate or letters of administration is made in respect of the whole of the property belonging to an estate, and the full fee payable under this Act in respect of the application for such grant has been paid thereon, no fee shall be payable when a like grant is made in respect of the whole or any part of the same property belonging to the same estate.

(2) Whenever such grant has been made in respect of any property forming part of an estate, the amount of fees actually paid under this Act in respect thereof shall be deducted when a like grant is made in respect of property belonging to the same estate, identical with or including the property to which the former grant relates.

Relief where too high a fee has been paid.

19F. If, at any time after the grant of probate or letters of administration of an estate, it is discovered by the executor or administrator of the estate, as the result of the finding of the Court under sub-section (4) of section 19D or otherwise, that a larger fee has been paid than was payable according to the true value of the estate, the executor or administrator, as the case may be, may apply for a refund to the Collector by whom the report as to the correct valuation of the estate was made under section 19A. The application shall be accompanied by an amended valuation in the form set forth in Part II of the Third Schedule, together with the probate or letters of administration upon which a refund is sought, and the Collector, if he is satisfied that the amended valuation is correct, shall—

(a) endorse a certificate on the stamped probate or letters of administration to the effect that so much duty out of that represented by the stamp or stamps used has been refunded, and

(b) issue a certificate for the refund of the difference between the duty originally paid and that which should have been paid:

Provided that no refund shall be granted under this section unless the application for refund is made within three years of the date of the grant of the probate or letters of administration, or within such further period as the Collector may allow.

Provision for
case in which too
low a fee has been
paid.

19G. (1) If, at any time after the grant of probate or letters of administration of an estate, it is discovered by the Revenue authorities, as the result of the finding of the Court under sub-section (4) of section 19D or otherwise, that a less fee has been paid than was payable according to the true value of the estate, the executor or administrator, as the case may be, shall, within six months of a requisition being made to him in this behalf by the Revenue authorities, submit to the Collector by whom the report as to the correct valuation of the estate was made under section 19A an amended valuation in the form set forth in Part II of the Third Schedule, together with the probate or letters of administration, and shall at the same time pay the difference between the fee already paid and the fee which would have been payable according to the true value of the estate, together with twelve per centum per annum simple interest on such difference from the date of payment of the fee originally paid till the date of payment of the said difference or for such less period as the Collector may think proper. The Collector shall thereupon cause the probate or letters of administration to be duly stamped according to the amended value of the estate:

Provided that no such requisition shall be made after the expiry of three years from the date of the grant of the probate or letters of administration, as the case may be.

(2) If any person fails to comply within six months with a requisition made to him under sub-section (1), the Collector shall inform the Chief Controlling Revenue authority for the local area in which the probate or letters has or have been granted, and the Chief Controlling Revenue authority, after giving notice to the said person, may impose on him a penalty of a sum not exceeding ten times the difference between the proper fee payable and the fee already paid, and, on the payment of such sum and of any sum which he has been required to pay under sub-section (1), shall direct the Collector to cause the probate to be duly stamped according to the amended value of the estate.

(3) The Chief Controlling Revenue authority may remit the whole or part of any penalty imposed by it under sub-section (2).

Recovery of fee
or penalty

19H. Any costs payable by an executor or administrator and any sum payable under sub-section (1) or sub-section (2) of section 19G may, on the certificate of the Collector, be recovered from the executor or administrator, as the case may be, in like manner as an arrear of land revenue.

Sections 4, 6
and 28 not to
apply to probates.

19I. Nothing in section 4, section 6 or section 28 shall apply to probates or letters of administration.

17. For section 28 of the said Act the following section shall be substituted, namely:—

“28. No document which is chargeable with a fee under this Act shall be of any validity unless and until it is properly stamped:

Provided that, when a document, on which the whole or any part of the fee prescribed by this Act has not been paid, is produced, or has through mistake or inadvertence been received, in any Court or public office, the Court or head of the office may, in its or his discretion, at any time allow the person by whom such fee is payable to pay the fee or part thereof, as the case may be, and upon such payment the document shall have the same force and effect as if the full fee had been paid in the first instance.”

Insertion of
new Chapter VA
in Act VII of
1870.

18. After Chapter V of the said Act the following Chapter shall be inserted, namely :—

"CHAPTER VA."

RULES.

Power of High
Court to make
rules as to costs
of processes.

30A. (1) The High Court may make rules to provide for or regulate all or any of the following matters, namely :—

- (a) the fees payable for serving and executing processes issued by such Court in its appellate jurisdiction and by the Civil and Criminal Courts established within the local limits of such jurisdiction;
- (b) the remuneration of persons employed by the Courts mentioned in clause (a) in the service or execution of processes;
- (c) the fixing by District and Sessions Judges and District Magistrates of the number of process servers necessary to be employed for the service and execution of processes issued from their respective Courts and the Courts subordinate thereto; and
- (d) the display in each Court of a table in the English and vernacular languages showing the fees payable for the service and execution of processes.

(2) All such rules shall be subject to the confirmation of the Local Government and, on such confirmation, shall be published in the local official Gazette, and shall thereupon have effect as if enacted in this Act.

Power of Chief
Controlling Revenue
authority to make rules

30B. (1) The Chief Controlling Revenue authority may, with the previous sanction of the Local Government, make rules consistent with this Act to provide for or regulate all or any of the following matters, namely :—

- (a) the fees chargeable for serving and executing processes issued by the Chief Controlling Revenue authority and by the Revenue Courts established within the local limits of its jurisdiction;
- (b) the remuneration of the persons necessary to be employed for the service and execution of such processes;
- (c) the fixing by Collectors of the number of persons necessary to be employed for the service and execution of such processes;
- (d) the guidance of Collectors in the exercise of the powers conferred on them by Chapter IV;
- (e) the supply of stamps to be used under this Act;
- (f) the number of stamps to be used for denoting any fee chargeable under this Act;
- (g) the keeping of accounts of all stamps used under this Act;
- (h) the circumstances in which stamps may be held to be damaged or spoiled;
- (i) the circumstances in which, the manner in which, and the authorities by which, allowance for used, damaged or spoiled stamps may be made; and
- (j) the regulation of the sale of stamps to be used under this Act, the persons by whom alone such stamps may be sold, and the duties and remuneration of such persons;

Provided that, in the case of stamps used under section 3 in a High Court, such rules shall be made with the concurrence of the Chief Justice of such Court.

(2) All such rules shall be published in the local official Gazette, and, on such publication, shall have effect as if enacted in this Act.

(3) Save as otherwise provided in this Act, where allowance is made for damaged or spoiled stamps, the Collector may give in lieu thereof—

- (a) other stamps of the same description and value; or
- (b) if required, and if he thinks fit, stamps of any other description to the same amount or value; or
- (c) at the request of the applicant the same value in money, deducting one anna for each rupee or fraction of a rupee.

(4) Any person appointed to sell stamps, who contravenes any rule made under clause (j) of sub-section (1) and any person not so appointed who sells or offers for sale any stamps, shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both."

Substitution of new section for section 35, Act VII of 1870.

Power to remit or reduce fees.

Substitution of new Schedule for the Third Schedule to Act VII of 1870.

Insertion of new Schedule IV in Act VII of 1870.

Repeal of enactments.

19. For section 35 of the said Act the following section shall be substituted, namely:—

"35. The Local Government may, by general or special order published in the local official Gazette, remit or reduce the fee payable under this Act in respect of any document specified in the order."

20. For the Third Schedule to the said Act the Schedule contained in the First Schedule to this Act shall be substituted.

21. After the Third Schedule to the said Act the Schedule contained in the Second Schedule to this Act shall be added.

22. The enactments mentioned in the Third Schedule are hereby repealed to the extent specified in the fourth column thereof.

THE FIRST SCHEDULE.

SCHEDULE TO BE SUBSTITUTED FOR SCHEDULE III TO THE COURT-FEES ACT, 1870.

(See section 20.)

SCHEDULE III.

PART I.

(See section 19d.)

FORM OF VALUATION OF ESTATE.

IN THE COURT OF

the Will of

, (or administration of the estate of deceased.

1. I (A. B.) am the executor (or one of the executors or one of the next-of-kin, the case may be) of , deceased, and I have truly set forth in Annexure A to this Form of Valuation all the estate of which the abovenamed deceased died possessed of, which he was entitled at the time of his death, and which has come, or is likely to come, into my hands.

Court
I further have truly set forth in Annexure B all the items which I am by law entitled to deduct.

I further declare that the said estate, exclusive only of the lastmentioned items, was on the date of the death of the said deceased, under the value of

4. I (A. B.) further declare that what is stated in this Form of Valuation is true to the best of my information and belief.

(Signed)

(A. B.)

* This form to be used where the application is made after one year from the date of the death.

ANNEXURE A.

VALUATION OF THE ESTATE OF

DECEASED.

	Rs.	A.	P.
Cash in hand and at the bank, household goods, wearing-apparel, books, plate, jewels, etc.			
(State estimated value according to best of Executor's or Administrator's belief.)			
Property in Government securities transferable at a Public Debt Office ...			
(State description and value on the date of the death of the deceased or on the date of the application, as the case may be.)			
Immoveable property consisting of			
(State description, giving, in the case of buildings, the assessed value, if any, and the number of years' assessment at which the market-value is estimated, and, in the case of land, the area and the market-value.)			
Leasehold property			
(If the deceased held any leases, for years determinable, state the number of years' purchase which the rents are estimated to be worth and the value of such, inserting separately arrears due on the date of the death or on the date of the application, as the case may be.)			
Property in public companies			
(State the particulars and the value calculated at the price on the date of the death or on the date of the application, as the case may be.)			
Policies of insurance upon life, money out on mortgage and other securities, such as bonds, mortgages, bills, notes, and other securities for money.			
(State the amount of the whole on the date of the death or on the date of the application, as the case may be.)			
Debts			
(Other than bad)			
Stock in trade			
(State the estimated value, if any)			
Other property not comprised under the foregoing heads ...			
(State the estimated value, if any)			
Total	...		

Deduct—Items shown in Annexure B in the manner provided in sub-section (6) of section 19C.

NET VALUE OF ESTATE

1922.

ANNEXURE B.
SCHEDULE OF DEBTS, ETC.

Amount of debts due and owing from the deceased, payable by law out of the estate.	
Amount of expenses connected with funeral rites and ceremonies	...
Amount of mortgage incumbrances	
Property held in trust not beneficially or with general power to confer a beneficial interest.	
Other property not subject to duty	
TOTAL	...

PART II.

(See sections 19F and 19G.)

AMENDED FORM OF VALUATION OF ESTATE.

IN THE COURT OF

Re *Probate of the Will of* , (or *administration of the estate of* deceased.

1. I (or we) am the executor (or one of the executors or one of the next-of-kin, as the case may be) of
2. Probate was (or letters of administration were) granted to me on
3. It has now been discovered that the net valuation of the estate on which court-fee was paid was not correctly ascertained.
4. I have now truly set forth in Annexure A to this amended Form of valuation all the estate of the deceased at the date of ^{his death} the application for probate (or letters of administration) which has come or is likely to come to my hands.
5. I further have now truly set forth in Annexure B all the items which I am by law allowed to deduct.
6. I further declare that the said estate, exclusive only of the last mentioned items, at the date of ^{the death of the deceased was} this application is under the value of
7. I further declare that what is stated in this amended Form of Valuation is true to the best of my information and belief.

Signed.

ANNEXURE A.

AMENDED VALUATION OF THE ESTATE OF DECEASED.

	Valuation on which court-fee was paid.	Increase.	Decrease.	Valuation as now amended.
Total

Deduct items shown in annexure B
in the manner provided in sub-
section (6) of section 19 C.

Amended net value of estate

APPENDIX B.

AMENDED SCHEDULE OF DEBTS, ETC.

	Value as last previously ascertained.	Increase.	Decrease.	Valuation as now amended.
Total

THE SECOND SCHEDULE.

SCHEDULE TO BE INSERTED IN THE COURT-FEES ACT, 1870.

(See section 21.)

" SCHEDULE IV.

(See section 19C.)

Fees in respect of probates, letters of administration and succession certificates.

Number.	Proper fee.
1. Probate of a will or letters of administration with or without will annexed.	Two per centum.
	Three per centum.
	Four per centum.
	Five per centum.
Provided that when, after the grant of a certificate under the Succession Certificate Act, 1889, or under Bombay Regulation, VIII of 1877, in respect of any property included in an estate, a grant of probate or letters of administration is made in respect of the same estate, the fee payable in respect of the latter grant shall be reduced by the amount of the fee paid in respect of the former grant.	
2. Certificate under the Succession Certificate Act, 1889.	Two per centum.
	Three per centum.

Number.		Proper fee.
2. Certificate under the Succession Certificate Act, 1889— <i>concl.</i>	When such amount or value exceeds fifty thousand rupees, on the portion of such amount or value which is in excess of fifty thousand rupees, up to a lakh of rupees.....	Four per centum.
	When such amount or value exceeds a lakh of rupees, on the portion of such amount or value which is in excess of a lakh of rupees.....	Five per centum.
3. Certificate under Bombay Regulation, VIII of 1826	<p>Note (1) When a certificate is extended under section 10 of the Act, a fee shall be paid equal to the difference between the fee which was paid when the certificate was granted under section 8 of the Act and the fee which would have been paid if the certificate so granted had also included the debts and securities which were included in the certificate by such extension.</p> <p>(2) The amount of a debt is its amount including interest on the day on which the inclusion of the debt in the certificate is applied for, so far as such amount can be ascertained.</p> <p>(3) Whether or not any power with respect to a security specified in a certificate has been conferred under the Act and, where such a power has been so conferred, whether the power is for the receiving of interest or dividend on, or for the negotiation or transfer of, the security, or for both purposes, the value of the security is its market-value on the day on which the inclusion of the security in the certificate is applied for, so far as such value can be ascertained.</p> <p>Subject to the provisions of paragraph VIII of section 19, the fee chargeable in the case of a succession certificate (article 2) on the amount or value of the property in respect of which the certificate is granted.</p>

THE THIRD SCHEDULE.

(See section 22.)

ENACTMENTS REPEALED.

Number.	Short title.	Extent of repeal.
	<i>Acts of the Governor General in Council.</i>	
VII	The Court-fees Act, 1870 Sections 27 and 34, and articles 11, 12 and 12A of the First Schedule.

Year.	Number.	Short title.	Extent of repeal.
1889	VII	The Succession Certificate Act, 1889 ...	Sub-section (1) of section 13.
1908	V	The Code of Civil Procedure, 1908 ...	Section 149.
<i>Madras Act.</i>			
1922	V	The Madras Court-fees (Amendment) Act, 1922.	Sections 3, 6, 7 and 9 and articles 11 and 12 of Schedule I inserted by section 11 in the Court-fees Act, 1870.
<i>Bengal Acts.</i>			
1922	IV	The Bengal Court-fees (Amendment) Act, 1922.	Sections 4 and 8.
"	VI	The Bengal Court-fees (Amendment No. II) Act, 1922.	Section 1
<i>United Provinces Act.</i>			
1923	III	The United Provinces Court-fees (Amendment) Act, 1923.	Section 3.
<i>Punjab Act.</i>			
1922	VII	The Court-fees (Punjab Amendment) Act, 1922.	Section 3.
<i>Bihar and Orissa Act.</i>			
1922	II	The Bihar and Orissa Court-fees (Amendment) Act, 1922.	Sections 2, 4, 6, 9 and 10.
<i>Central Provinces Act.</i>			
1923	I	The Central Provinces Court-fees Act, 1923.	Sections 4, 10 and 11.
<i>Assam Act.</i>			
1922	II	The Assam Court-fees (Amendment) Act, 1922.	Sections 4, 7 and 8.
"	IV	The Assam Court-fees (Amendment No. II) Act, 1922.	The whole of the Assam Court-fees Act, 1922.
			Rs. 10/-

STATEMENT OF OBJECTS AND REASONS.

The Court-fees Act, 1870, has been in force for over fifty years and there are anomalies and defects in it, which are a source of conflicting decisions of law to the convenience to litigants. Accordingly in August, 1916, the Government of India addressed the Local Governments, proposing certain amendments in the Act and asking for suggestions. No immediate action however was taken by the Government on the opinions received.

In 1920, under the Devolution Rules, "Judicial Stamps" became a reserved subject; and in 1922 and 1923 eight local Legislatures amended the Schedules to the Act and also certain provisions in the Act itself, in order to raise additional revenue. The need for an amending Act in the Indian Legislature to deal with the procedure, principle and methods of realising fees has, however, not decreased, but on the contrary has become the more urgent as it is desirable as far as possible to co-ordinate the law prevailing in the different Provinces. The Government of India therefore again addressed the Local Governments in 1923 and received further suggestions from them.

In accordance with the replies received, it was decided to proceed with legislation on the abovementioned lines in the Indian Legislature. The object of the Bill is to revise the whole Act and bring it up to date. Its object is not to increase the provincial revenue from court fees, though possibly the removal of some of the existing anomalies may secure some slight increase. Several amendments which have been recently passed in the Madras Legislative Council and other local Legislatures are incorporated with slight alterations in the Bill.

The First and Second Schedules to the Act have not been amended, except in so far as they deal with Probate, Letters of Administration and Succession Certificates; and paragraph V of section 7, which is concerned with the valuation of immoveable property, has also, except in one comparatively unimportant particular, been left untouched. The main alterations proposed in the Bill are extensive changes in the remaining provisions of section 7 and the entire redrafting of the existing Chapter III A, which deals with Probates and Letters of Administration. It is also proposed to equalise the fees on applications for Probates, Letters of Administration and Succession Certificates throughout India. The main provisions are explained in the following Notes on Clauses:—

Notes on Clauses.

Clause 2.—The definition of "Chief Controlling Revenue authority" is brought up to date.

"Memorandum of appeal" is defined as including a memorandum of cross-objection. This follows section 22 of Madras Act V of 1922, and is designed to meet the hardship mentioned in Lakhman Singh *versus* Ram Kishan (I. L. R., 4 : All., p. 93).

"Suit" is defined as including an appeal. This is not intended to change the law on the subject, but to confirm the view adopted in Sangat Baksh Singh *versus* Rawat Dijdeo Baksh (25 Oudh Cases, p. 30) and Dyal Singh *versus* Ram Rakha (15 Indian Cases, p. 463). There are still conflicting decisions on the point.

Clause 7 (a).—The amendment is designed to show that, in an appeal by a defendant, court-fee is payable on interest from the date of the presentation of the plaint to the date of the decree (and not beyond that date), and in an appeal by the plaintiff, on any additional interest claimed by him. There are conflicting decisions in respect of the words "amount claimed".

Clause 7 (b) and first part of clause 7 (c).—It is agreed that paragraph iv of section 7, which deals with cases in which the plaintiff is allowed to value the relief sought, is very unsatisfactory. The provisions in these clauses include:—

(a) one based on that which was contained in section 2 (b) of Bombay Act I of 1922, namely, that relief should be valued at not less than Rs. 200 in all cases falling under this paragraph;

(b) another based on that contained in section 6 of Madras Act V of 1922, namely, that, in suits for a declaratory decree where consequential relief is prayed and which relate to immoveable property, the fee shall be calculated on not less than one-half the computed value of the property;

(c) another that in a suit for accounts, where the decree is in accordance with the plaint, the defendant, if he appeals, shall not be allowed to put his own valuation on the memorandum of appeal. This follows the decision in Dhupati *versus* Perindevamma (I. L. R. 39 Mad., p. 725). It is opposed to the ruling of the Allahabad High Court in Kanhaiya *versus* Seth J. N. (I. L. R. 44 All., p. 542); and

ther indicating that sub-clause (b) of paragraph iv relates to a case in which a person applying for the partition of joint family property, etc., is not allowed to be a co-parcener. As a further paragraph iv, included in clause 7 (c), it is provided that, if a person applying for the partition of joint family property, etc., is not allowed to be a co-parcener is denied, the person shall pay fee on the share of the property. This follows generally the lines of the rulings of the Calcutta and Allahabad High Courts, as opposed to the rulings of the Madras High Court.

Second part of clause 7 (c).—This deals with suits for the cancellation of decrees. The fees in such cases will be based on the value of the property in question. This provision follows section 7 of Madras Act V of 1922.

Clause 7 (d).—This amendment deals with suits for pre-emption, and is intended to provide for the valuation alleged in the case of "Daryao Singh *versus* Bharat Singh" (I. L. R. 32 Cal., p. 202). The intention is that the fee should be computed on the market-value of the property, when, for instance, the property is subject to a heavy mortgage and the suit is only for the equity of redemption.

Clause 7 (f).—Paragraph viii has been redrafted so as to indicate that in suits to set aside an attachment and also in suits under Rule 63 of Order XXI in the Code of Civil Procedure, a fee should be paid according to the value of the attached property or the amount for which the property was attached, whichever is less. (Of. the Privy Council Ruling I. L. R. 35 Cal., p. 292.)

Clause 7(g).—It is generally recognised that a change is necessary in paragraph ix of section 7, which deals with suits for redemption and foreclosure. Amendments have been made accordingly both by the United Provinces and the Central Provinces Legislative Councils. The provision in the Bill is based on section 4 of the Central Provinces Act I of 1923. A fee computed merely on the principal money is quite inadequate in suits for foreclosure.

Clause 8.—The intention of this clause is that the amount at which the plaintiff may value his relief shall not be arbitrary, and that the Court in which the suit or memorandum of appeal is filed shall be able at any stage of the suit or appeal, as the case may be, to check the valuation and to direct that additional fee shall be paid, failing which the part of the suit in question shall be dismissed. There have been conflicting rulings in respect of the power of the Courts to check the valuation and to demand additional fees.

Clause 9.—It has been found by experience that very exorbitant claims are made in references in land acquisition cases, because no fee is charged on such references. The proposal in this clause is designed merely to discourage exorbitant claims. No fee will be charged except in cases where the amount claimed exceeds double the amount subsequently awarded by the Court. The provision regarding appeals in such cases remains unchanged. The proposal in this clause involves the amendment of paragraph xxii of section 19.

Clause 11.—Section 11 has been re drafted in order to increase its scope, and to show that the fee is payable on the additional mesne profits found, for example, in a final decree under rule 12 (2) of Order XX in the Code of Civil Procedure. The second paragraph of section 11, which is obsolete, is omitted.

Clause 12.—This amendment makes it clear that the penalty inserted in section (1) of section 12 does not apply to cases in which the classification of the suit is not correct. There have been conflicting rulings on this point.

Clause 13.—Section 17 regarding multifarious suits has occasioned considerable difficulty, especially in respect of the words "distinct subjects." The section has been re drafted in order to deal with this difficulty. For "distinct subjects" the words "separate and distinct causes of action" have been substituted.

By Clause 14 a new Chapter IV, regarding Probates and Letters of Administration, has been inserted in the Act in the place of the existing Chapter III A, which has proved to be unsatisfactory. The new Chapter is based on the existing Chapter, but the order of the sections has been changed, and several additions have been made, particularly in new sections 19C, 19F and 19G. The existing provisions were introduced partly in 1875 and partly in 1899, and the two parts of the Chapter do not appear to have been properly co-ordinated.

The more important changes made are mentioned briefly below:—

New section 19A is based on the first part of existing section 19H. Except, in regard to the penalty under new section 19G action is to be taken in this Chapter by the Collector and not by the Chief Controlling Revenue authority. It is provided, therefore, in new section 19A that the High Court (as well as other Courts) shall send intimation direct to the Collector.

New section 19B enables the Collector to summon witnesses and compel the production of documents, as required.

New section 19C describes the circumstances in which probate may be granted. It provides for the grant of probate in certain cases before the fee on the net value of the estate has been actually paid; and also lays down that no fee shall be paid on trust property. The fee is to be calculated on the value of the estate of a deceased person at the time of his death, except when the application for probate is made more than a year after the death of the deceased, in which case it is to be calculated on the value at the date of application owing to the difficulty of ascertaining the value at the date of death. In view of the above concession, six per cent, simple interest on such fee is also to be paid in all cases from the date of death to the date of payment. The section further provides that a member of a joint Hindu family under Mitakshara Law, is liable to pay the fee on the estate of a deceased co-parcener, must pay fee on the estate of the deceased; there have been conflicting rulings on this point, and the provision is generally accepted by the members of the Hindu community consulted. The provision in the section is that full deductions under Annexure B from the estate shall be made only when the application is for probate of the whole estate.

New section 19D is based on the latter part of existing section 19H; but it provides that, instead of the Collector moving the Court, the applicant himself may, if he so desires, move the Court to make an inquiry as to the value of the estate. Sub-section 2 provides that the Court may pass orders regarding the costs of an inquiry.

New section 19E is the existing section 19C.

New sections 19F and 19G correspond fairly closely with existing sections 19D and 19E. They deal with the cases where the valuation on which fee has been paid afterwards found to be incorrect. Similar provisions have been made for the two cases, namely, the case where too much was paid at first and the case where too little was paid at first. The stringency of the law contained in the existing section 19E has been considerably modified; and the only penalty imposed upon a person who has paid too low a fee in the first instance, unless he contumaciously refuses to pay the balance of fee due from him, will be an additional six per cent, simple interest on the balance. A time limit

limit of three years has been included, alike in the case where too little and where too much was first paid. The procedure for remission, if too high a fee has been paid, is simplified.

New sections 19H and 19I follow existing sections 19J and 19K with minor alterations.

Existing sections 19B, 19D, 19F and 19G, which are no longer required, are omitted.

Clause 17.—This includes a provision based on section 149 of the Code of Civil Procedure, as it is considered more appropriate to include it in the Court-fees Act than in the Code of Civil Procedure. Section 149 of the Code of Civil Procedure is repealed by the Third Schedule.

Clause 18.—This brings into two sections the rule-making provisions, which are now scattered over seven sections in four different Chapters of the existing Act, namely, sections 14, 20, 21, 22, 23, 27 and 34. Chapter IV and sections 27 and 34 are accordingly repealed.

Additional rule-making powers are accorded in new section 30B with reference to the granting of an allowance for used, damaged or spoiled stamps. Sub-section 3) of this section is based on section 53 of the Indian Stamp Act, 1899.

Clause 19.—This extends the powers of Local Governments to reduce or remit fees.

Clauses 20 and 21.—These clauses amongst other alterations substitute for Articles 11, 12 and 12A of the First Schedule of the Court-fees Act, 1870, a new Fourth Schedule dealing with the fees to be paid for Probates, Letters of Administration, and Succession Certificates. The object of these amendments is that there should be a uniform rate of fees for probates, etc., throughout India. It has been brought to the notice of the Government of India that certain difficulties are arising from the different fees now leviable. It is pointed out by the High Court of Calcutta that "in the case of Probate and Administration, it would be advantageous if the rates could be kept uniform throughout India, and it is a matter for consideration whether the Central Legislature might not properly be asked to take measures to ensure such uniformity." Probate in certain cases extends to the whole of India, and it is, therefore, desirable that the rate of fees for probates should be the same throughout India. The provisions of the last paragraph of section 99 of the Probate and Administration Act, 1881, also point to the same conclusion. The provisions contained in the Bill apply the rates in force in Bengal, which rates are also enforced in Bihar and Orissa, and in Assam, to the whole of India, except in the case of Succession Certificates, where the uniform rate proposed will probably secure a less revenue than in the case of the Bengal rate.

W. M. HAILEY.

DELHI, the 10th March 1924.

H. MONCRIEFF SMITH,

Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 25th March 1924:—

NO. 22 OF 1924.

A Bill to validate certain insufficiently and incorrectly stamped instruments.

WHEREAS it is expedient to make provision for validating certain insufficiently and incorrectly stamped instruments; it is hereby enacted as follows:

1. (1) This Act may be called the Indian Stamp (Validating) Act, 1924; it should not

(2) It extends to the whole of British India, including British Baluchistan, the South Parganas and the Pargana of Spiti; and

(3) It shall come into force on the 1924.

Definitions

2. In this Act, unless there is something repugnant in the subject or context,—

(a) 'the old Act' means the Indian Stamp Act, 1899.

(b) 'the new Act' means the Indian Stamp (Amendment) Act, 1923.

(c) 'instruments' means promissory notes as defined by section 2 (22) of the old Act and also the documents mentioned in Articles No. 19, No. 36, No. 37 and No. 52 of Schedule 1 to the old Act.

(d) 'incorrectly stamped' means not stamped with stamps of the proper denomination.

Saving of instruments insufficiently stamped

3. Notwithstanding the provisions contained in the new Act instruments executed on or before the thirty-first day of December, 1923, and validly stamped in accordance with the provisions of the old Act shall not be invalid or inadmissible in evidence by reason only of their being insufficiently or incorrectly stamped under the new Act.

Rs.

Insufficiently stamped instruments to be deemed duly stamped under the new Act.

4. The instruments mentioned in section 3 above shall be admitted in evidence for any purpose by any person having by law or consent of parties authority to receive evidence, and shall be acted upon, registered or authenticated by any such person or by any public officer, as if they were duly stamped under the new Act.

STATEMENT OF OBJECTS AND REASONS.

The Indian Stamp (Amendment) Act of 1923 is said to have received the assent of the Governor General on the 1st October 1923. The Act was, however, published in the Gazette of India only on the 6th October and in the Fort Saint George Gazette on the 16th October 1923. It is not stated definitely when the Act comes into operation. Under section 5 (1) of the General Clauses Act, 1897, it would, therefore, come into operation on the day on which it received the assent of the Governor General. Documents executed between the 1st and the 16th October would in all probability have been stamped under

the old Act. A suit to enforce such promissory notes for more than Rs. 250 and executed between these two dates would be unsustainable as the document could not be put in evidence and stamp penalty could not be levied therefor. (*Vide* sections 35, 40 and 41 of the Stamp Act.) Such cases would result in serious hardship, and it is proper that legislative sanction must be given to such documents. It is but reasonable that some time must be allowed to elapse before the public can be expected to become aware of the provisions of the Amending Act. The object of this Bill is, therefore, to validate all such documents executed before the 31st December 1923, provided they are validly stamped under the old Act. Provision is also made in the Bill to validate such documents executed before the 31st December 1923, even if they are not stamped with stamps of the proper denominations as required by the rules made under the Amending Act.

R. K. SHANMUKHAM.

The 14th May, 1924.

H. MONCRIEFF SMITH,
Secretary to the Government of India.

GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

The following Bill was introduced in the Legislative Assembly on the 25th March 1924 :—

No. 24 of 1924.

A Bill further to amend the Indian Evidence Act, 1872.

WHEREAS it is expedient further to amend the Indian Evidence Act, 1872; It is hereby enacted as follows—

Short title and commencement

1. (1) This Act may be called the Indian Evidence (Amendment) Act, 1924.

(2) It shall come into force on such date as the Governor General in Council may, by notification in the Gazette of India, appoint.

Amendment of section 68, Act I of 1872.

2. To section 68 of the Indian Evidence Act, 1872, the 1 of 1872 following *Explanation* shall be added, namely :—

"Explanation.—Proof of execution under this section may be presumed to have been made where the attestor proves his presence at the execution or the acknowledgment thereof by the executant."

STATEMENT OF OBJECTS AND REASONS.

In 35 Madras 607 the Privy Council have decided that the word "attested" within the meaning of section 59 of the Transfer of Property Act, means actual seeing of the execution by the attestor. Section 68 of the Evidence Act gives the mode of proof to be given of documents that require by law to be attested. The decision of the Privy Council has caused considerable difficulty in administering justice even when a party is *ex parte* or admits execution, if the attestors are gained over. A Bill to amend section 114 of the Indian Evidence Act to serve the end in view was opposed by the Government on 21st February 1924 as not suitable and disallowed. But it was commonly felt that a remedy for this state of things was necessary. The previous attempts have not been fruitful also. It is proper that the needed amendment must be made to section 59 of the Transfer of Property Act or section 68 or section 114 of the Indian Evidence Act. It is submitted that though the substantive law may continue as before, the proof required may be modified so as to give scope for justice being rendered where formal impediments stand in the way. Difficulties have arisen in enforcing documents offered to give a property security. The Bill is intended to serve the ends of justice.

The scope and principle of the Bill is to find the suitable amendment. It is noted that in section 59 of the Transfer of Property Act the words used are "the mortgagor and attested".

DELHI:

22nd February 1924.

H. MONCRIEFF SMITH,

Secretary to the Government of India.



The Calcutta Gazette

WEDNESDAY, MAY 14, 1924.

SUPPLEMENT.

Official Papers.

[Non-Subscribers to the GAZETTE may receive SUPPLEMENT separately on payment of five rupees per annum if delivered in Calcutta, or seven rupees and eight annas if sent by post.]

CONTENTS.

Page.		Page.	
Report on the Bruce Institution for the year 1923	509-512	Statement showing heights over mean sea-level and low water in the rivers for the months of December 1923	516-517
Weather and Oroft Report for the week ending on the 7th May 1924	513-516	Private gifts in Bengal Division	518
List of properties and abstract account of securities held under Act 10 of 1890 on the 31st March 1924	517-537	Prices-current (wholesale and retail) of food-grains and salt, etc., in the districts of Bengal for the second half of April 1924	519-521
Return of Vital Statistics for the month of January 1924	538-543	Area leased for irrigation up to end of March 1924	522
Vital Statistics of the towns of Bengal for the week ending 5th and 12th April 1924	544-545	Statement of weekly average-readings on the rivers in Bengal	523-527

NOTIFICATION.

No. 1492 Edn.—The 1st May 1924.—The Report on the Bruce Institution for the year 1923 is published for general information.

E. F. OATEN,

Deputy Secretary to the Government of Bengal, Calcutta.

REPORT ON THE BRUCE INSTITUTION FOR THE YEAR 1923.

I. Control.—(1) During the year under review the following were Governors:—

- (a) The Ven. J. Godber, Archdeacon of Calcutta, *vice* the Rev. H. O. Penley, resigned.
- (b) The Rev. Father T. Van der Schueren, S. J., *vice* the Rev. Father A. Gille, S. J., resigned.

Orders by the Surgeon-General with the Government of Bengal.

No. 8355, dated Calcutta, the 15th May 1924.—The following candidates are declared to have passed the Compoundership Examination held at the Campbell Medical School, Calcutta, on the 23rd April 1924, and subsequent days:—

1. Golam Rasul Mullick	... Smith Stanistreet & Co., Calcutta.
2. Suresh Chandra Sarkar	... Kalna Mission Hospital, Burdwan.
3. Jitendra Nath Mondal	... Arambagh Charitable Dispensary, Hooghly.
4. Shaik Karamuddin Bora	... E. I. Railway Hospital.
5. Istapada Das	... Rajlakshmi Medical Hall, Midnapore.
6. Jatindra Mohan Bairagi	... Ditto.
7. Prafulla Khanar Das	... Campbell Medical School, Calcutta.
8. Jyotish Chandra De	... Ditto.
9. Monomohan Seal	... Ditto.
10. Md. Faizuddin Ahmad	... Ditto.
11. Sadhan Chandra Ganguly	... Ditto.
12. Prabhash Chandra Mukherji	... Ditto.
13. Phanibhusan Chakraverti	... Ditto.
14. Jagat Bandhu Roy Chaudhuri	... Ditto.
15. Jotindra Lal Dey	... Ditto.
16. Shaik Atwar Rahman	... Ditto.
17. Charu Chandra Misra	... Harish Chandrapur Dispensary, Makla.
18. Jibon Krishna Majumdar	... Contai Charitable Dispensary, Midnapore.
19. Bejoy Kumar Ghosal	... The Great National Medical Hall, Midnapore.
20. Jatindra Nath Roy	... Diamond Medical Hall, Midnapore.
21. Gukul Chandra Dutt	... Ditto.
22. Sudhir Chandra Maitra	... Campbell Medical School, Calcutta.
23. Kanti Chandra Sanyal	... Ditto.
24. Nripendra Nath Chakravarti	... Ditto.
25. Phanibhusan Mukherji	... Ditto.
26. Moslem Hosseini Khan	... Ditto.
27. Birendra Kumar Majumdar	... Ditto.
28. Hari Charan Das	... Ditto.
29. Chintaharan Banerji	... Ditto.
30. Harendra Lal Ganguly	... Ditto.
31. Debendra Lal Dhar	... Ditto.
32. Nanda Lal Dutt	... Ditto.
33. Syed A. F. Anwar Ali	... Ditto.
34. Surendra Kumar Chakraverti	... Ditto.
35. Birendra Kishore Sarkar	... Ditto.
36. Prosad Chandra Das	... Ditto.
37. Dwijapada Paul	... Ditto.
38. Kalimohan Chakraverti	... Ditto.
39. Mokshedali	... Ditto.
40. Nikunja Behari Mukherji	... Ditto.
41. Manindra Lal Kanangoe	... Ditto.
42. Patitpalan Majhi	... Ditto.
43. Abani Mohan Adhikari	... Ditto.
44. Baidhanath Singh	... Ditto.
45. Bejoy Madhab Biswas	... Ditto.
46. Jadunath Das	... Ditto.
47. Iswar Chandra Das	... Ditto.
48. Probodh Chandra Basak	... Ditto.
49. Hiralal Das	... Ditto.
50. Md. Sakeruddin	... Ditto.
51. Mohim Chandra Chaudhuri	... Ditto.
52. Nikhil Bandhu Roy	... Ditto.
53. Satindra Nath Roy	... Ditto.
54. Abdur Razzaq	... Suri Sadar Charitable Dispensary, Birbhum.
55. Md. Ismail	... Campbell Medical School, Calcutta.
56. Rajendra Nath Seal Das	... Ditto.
57. Sitanath Das	... Ditto.
58. Kalipada Banerji	... Ditto.
59. Jadab Chandra Chakraverti	... Ditto.
60. Manindra Mohan Roy	... Ditto.
61. Agni Kumar Baidya	... Ditto.
62. Aftabuddin Joardar	... Ditto.
63. Golam Rashul	... Ditto.
64. Surendra Nath Mitter	... Ditto.
65. Md. Hossain Biswas	... Ditto.
66. Radha Ballav Sarkar	... Suri Sadar Charitable Dispensary, Birbhum.
67. Taslimuddin Ahmad	... Rangpur Sadar Hospital, Rangpur.

68. Ramani Mohan Bhowmick	... Campbell Medical School, Calcutta.
69. Md. Abdul Quader Meah	... Ditto.
70. Jadab Chandra Banik	... Ditto.
71. Parameswar Chandra Majhi	... Ditto.
72. Bibhuti Bhushan Dangiary	... Ditto.
73. Sukhomoy Dutt	... Ditto.
74. Rash Mohan Das	... Ditto.
75. Bimalendra Sarkar	... Ditto.
76. Surendra Nath Banerji	... Oot Pharmacy, Bankura.
77. Santosh Kumar Mullick	... Oriental Pharmacy, Hooghly.
78. A. Lovering	... Messrs. Smith Stanistreet & Co., Calcutta.
79. Dhruba Prasad Dey	... Garbeta Charitable Dispensary, Midnapore.
80. Golam Robbani Mondal	... Messrs. Smith Stanistreet & Co., Calcutta.
81. Adhar Chandra Das	... Campbell Medical School, Calcutta.
82. Radha Kanta Das	... Ditto.
83. Parikshit Chandra Dey	... Globe Pharmacy, Midnapore.
84. Adhar Chandra Panda	... Ditto.
85. Rabindra Nath Chakravorti	... Campbell Medical School, Calcutta.
86. Jatindra Nath Chakravorti	... Chaudhanga Subdivision and Dispensary, Nadia.
87. Mr. J. Carneio	... Messrs. Frank Ross & Co., Calcutta.

No. 8354, dated Calcutta, the 15th May 1924. The following candidates are desired to have passed the Dressership Examination held at the Campbell Medical School, Calcutta, on the 26th April 1924 :—

1. Murga Charan Mukherji	... Mayo Hospital, Calcutta.
2. Kamala Kanta Chakladar	... Campbell Medical School, Calcutta.
3. Ishan Chandra Mahapatra	... Ditto.
4. Benimadhab Chaudhuri	... Ditto.
5. Nripembar Roy	... Ditto.
6. Anant Kumar Sarkar	... Ditto.

R. HEARD,

Surgeon-General with the Government of Bengal.

EDUCATION DEPARTMENT.

NOTIFICATIONS.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1567 Edn.—The 10th May 1924.—Babu Jogendra Mohan Datta, Assistant Superintendent, Dacca Normal School, in the Subordinate Educational Service, is appointed to act as head master, Armanitola Government High School, Dacca, with effect from the date on which he joins the appointment, *viz.* Mr. T. J. Collins, on leave, or until further orders.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1797 Edn.—The 13th May 1924.—Maulvi Khabiruddin Ahmad, District Inspector of Schools, Noakhali, is re-appointed to act on his own pay in the Bengal Educational Service, as 2nd Inspector of Schools, Chittagong Division, on the termination of his appointment under the Board of Intermediate and Secondary Education, Dacca, or until further orders.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1570 Edn.—The 14th May 1924.—Rai Rakhal Raj Biswas Bahadur, Vice-Principal, Krishnagar College, was allowed leave on average pay for the period from the 18th January to the 21st February 1924, both days inclusive (entirely on account of privilege leave on full pay at his credit), under rule 81 (b) (i) of the Fundamental Rules.

This cancels notification No. 138 Edn., dated the 11th January 1924.

J. A. L. SWAN,

Secretary to the Government of Bengal.

MISCELLANEOUS.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1058 Mis.—The 16th May 1924.—It is notified for general information that the Government of Bengal (Ministry of Education) sanctions the further retention for one year, with effect from the 18th April 1924, of the office of the 2nd Joint Sub-Registrar of Naogaon, in the district of Rajshahi.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1061 Mis.—The 12th May 1924.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Syed Muhammad Haroon to be a Muhammadan Registrar within police-station Sharishabari, in the district of Mymensingh.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1062 Mis.—The 12th May 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Syed Muhammad Haroon to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-station Sharishabari, in the district of Mymensingh.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1067 Mis.—The 12th May 1924.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Azizur Rahman to be a Muhammadan Registrar within police-station Terakhoda, in the district of Khulna.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1068 Mis.—The 12th May 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Azizur Rahman to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-station Terakhoda, in the district of Khulna.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1071 Mis.—The 12th May 1924.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Lutfur Rahman to be a Muhammadan Registrar within police-stations Khulna, Daulatpur, Palerhat and Baitaghata, in the district of Khulna.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1072 Mis.—The 12th May 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Lutfur Rahman to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-stations Khulna, Daulatpur, Palerhat and Baitaghata, in the district of Khulna.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1077 Mis.—The 17th May 1924.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education), are pleased to appoint Maulvi Muhammad Habiluddin, Sub-Registrar of Birganj, temporarily to be a Muhammadan Registrar within police-stations Ranisankhail, Thakurgaon, Birganj and Pirganj, in the district of Dinajpur, during the absence, on leave, of Maulvi Abdur Rashid, or until further orders.

Minister in charge : The Hon'ble Mr. A. K. Fazl-ul-Haq, M.A., B.L.

No. 1078 Mis.—The 17th May 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education), are pleased to appoint Maulvi Muhammad Habiluddin, Sub-Registrar of Birganj, temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-stations Ranisankhail, Thakurgaon, Birganj and Pirganj, in the district of Dinajpur, during the absence, on leave, of Maulvi Abdur Rashid, or until further orders.

J. A. L. SWAN,
Secretary to the Government of Bengal.

Orders by the Inspector-General of Registration, Bengal.

No. 216.—The 14th May 1924.—Maulvi Abdul Ali, Sub-Registrar of Kathiadi, in the district of Mymensingh, is appointed to be Sub-Registrar of Iswarganj in the same district.

No. 217.—The 14th May 1924.—Maulvi Abdul Alim Muhammad, Sub-Registrar of Iswarganj, in the district of Mymensingh, is appointed to be Sub-Registrar of Kathiadi in the same district.

No. 218.—The 15th May 1924.—Babu Nripendra Nath Basu, Sub-Registrar of Amra, in the district of Howrah, is appointed to be Sub-Registrar of Keshabpur, in the district of Jessor.

No. 219.—The 15th May 1924.—Babu Kshirod Chandra Chatarji, Sub-Registrar, on leave, is appointed to be Sub-Registrar of Amra, in the district of Howrah.

No. 220.—The 15th May 1924.—Maulvi Hakimuddin Ahmad, Sub-Registrar, attached to Sadar Registration Office at Dacca, is appointed to be Sub-Registrar of Harirampur, in the same district, with effect from the 27th April 1924.

No. 221.—The 15th May 1924.—Babu Sailendra Nath Mitra, Sub-Registrar, attached to Sadar Registration office at Howrah, is appointed to act as Sub-Registrar of Kaliganj, in the district of Jessor, with effect from the afternoon of the 15th March 1924, till relieved by Babu Girindra Nath Ray, Sub-Registrar, under orders of transfer from Sabong, in the district of Midnapore.

No. 222.—The 16th May 1924.—Babu Bibek Mohan Sehanavis, Sub-Registrar of Raniganj, in the district of Burdwan, was on leave on average pay for four days (entire period being privilege leave at credit), under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 25th February 1924.

No. 223.—The 16th May 1924.—Babu Bibek Mohan Sehanavis, Sub-Registrar of Raniganj, in the district of Burdwan, is allowed leave on average pay for one month (entire period being privilege leave at credit), under rule 81 (b) (ii) of the Fundamental Rules with effect from the date on which he may be relieved.

A. ISLAM,
Inspector-General of Registration, Bengal.

COMMERCE DEPARTMENT.

NOTIFICATIONS.

No. 3094 Com.—The 19th May 1924.—The following draft of a notification, which the Governor in Council intended to issue in exercise of the powers conferred by section 30 of the Indian Mines Act, 1923 (IV of 1923), is published, as required by sub-section (1) of section 31 of the said Act, for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on the 21st August 1924, and any objection or suggestion with respect thereto, which may be received by the undersigned before that date, will be duly considered:—

Draft notification.

In exercise of the powers conferred by section 30 of the Indian Mines Act, 1923 (IV of 1923), the Governor in Council is pleased to make the following rules:—

Draft Rules for Coal Mines.

CHAPTER I.

SANITARY AND HEALTH PROVISIONS.

1. At every mine a sufficient supply of wholesome drinking water shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, also below ground at points reasonably accessible to the persons employed.

2. At every mine arrangements shall be made for keeping all the underground workings and roads clean from *excreta*.

3. At every mine latrine and urinal accommodation shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, in the underground workings of the mine, and in the case of latrines, the accommodation shall be not less than one seat per 50 employees:

Provided that the Local Government may require that in lieu of latrines or urinals a certain area or areas may be marked off on the surface of the ground for use for this purpose.

4. Every latrine erected on the surface for the use of the work-people of a mine shall be so partitioned off as to secure privacy and, if a latrine intended for the use of one sex adjoins a latrine intended for the use of the other sex, the approaches shall be separate.

5. All latrines in or about a mine shall be kept in a sanitary condition. Receptacles shall be cleaned daily and tarred inside and out at least once a year.

CHAPTER II.

AMBULANCE, FIRST-AID AND RESCUE WORK.

6. It shall be the duty of the owner, agent and manager of a mine to see that adequate arrangements are made for the training of men in ambulance work.

7. In every mine in which fifty persons or more are employed underground during any period of 24 hours, one or more of the persons employed according to the subjoined scale shall be trained in ambulance work to the standard of St. John's First Aid Certificate:

Where the number of persons employed underground during any period of 24 hours—

does not exceed 100, not less than one person,
exceeds 100 but does not exceed 200, not less than two persons,
exceeds 200 but does not exceed 300, not less than three persons,
exceeds 300 but does not exceed 400, not less than four persons,
exceeds 400 but does not exceed 500, not less than five persons,
exceeds 500, one person for every completed hundred of persons employed:

Provided that this rule shall not come into force until the 1st day of July 1927.

8. In or at every mine in respect of which section 18 of the Act applies, there shall be provided and kept in good condition and ready for immediate use at a convenient place on the surface and also, if the Chief Inspector by an order in writing so directs in the case of any mine, underground—

- (a) a suitably constructed stretcher or stretchers; and
- (b) a box or boxes containing a sufficient supply of suitable splints and bandages adhesive plaster, boric vaseline, cotton wool and tincture of iodine or other suitable antiseptic solution.

CHAPTER III.

REGISTRATION OF WORK-PEOPLE.

9. The register of all persons employed in the mine, of their hours of work, of their days of rest, and of the nature of their respective employments as required by section 28 of the Act shall be maintained in the form shown in Schedule A.

10. For the purpose of section 23 (a) read with section 23 (c) of the Act, all work of persons employed below ground shall be reckoned from the time such persons leave the surface of the mine to the time at which they finally return thereto at the end of the period of employment.

11. The following persons shall be deemed to be persons holding positions of supervision or management or employed in a confidential capacity, within the meaning of section 24 of the Act:—

- (a) assistant managers, under managers, or overmen or any person holding position under the manager equivalent to assistant manager, under-manager or overman;
- (b) mechanical engineers or engine-wrights or electricians;
- (c) surveyors;
- (d) clerks, accountants and time-keepers.

CHAPTER IV.

SAFETY OF SURFACE.

12. If the owner, agent or manager of a mine intends to commence or extend any mining operations under his control at or to any point within 50 yards of any ground on which buildings other than public works in respect of which the Local Government may have issued any general or special under clause (u) of section 29 of the Act, tanks

reservoirs rivers, canals or other structures or works are situated, he shall not less than 60 days before commencing to carry out his intention give notice in writing to the Local Government and to the Chief Inspector.

13. If the operations in respect of which notice is given under rule 12 are not commenced within 12 months from the expiry of the period of 60 days therein referred to, the notice shall be held to have expired and the provisions of that rule shall apply as if no such notice had been given.

14. The notice to be given under rule 12 shall specify the position of the workings of the mine in relation to the buildings, tanks, reservoirs, rivers, canals or other structures or works, the manner in which it is proposed to carry out the intended new operations, the limits to which it is proposed to carry the said operations and whether the operations are actually in progress and shall include a plan showing the existing and the intending operations in so far as they affect the structures or works in question.

15. Any place in or about an excavation which is dangerous shall be made safe or shall be kept securely fenced. Should any doubt arise as to whether a place is dangerous or not, the opinion of an Inspector or of the District Magistrate shall be conclusive on the point.

16. Where an excavation, which is more than 10 feet deep and has been formed as the result of any mining operation, extends within fifty feet of a public road or dwelling house, substantial fencing shall be erected and maintained around the excavation adjacent to the road or dwelling.

17. Where as the result of the mining operations a subsidence of the surface has taken place or is likely to take place, and persons are likely to be endangered thereby, the dangerous area shall be fenced on the surface.

CHAPTER V.

ABANDONMENT OF MINES.

18. In the case of any mine which is abandoned or the working of which is discontinued, the owner, agent or manager of the mine shall be bound, before the mine is finally abandoned or immediately after the working thereof has been discontinued, to cause the top or entrance of every shaft and opening into the mine to be fenced by a structure of a permanent character sufficient to prevent persons inadvertently falling into or entering the shafts or openings.

19. When the workings of any mine or part of a mine which are under ground on which is situated property vested in His Majesty or any local Authority or any Railway Company as defined in the Indian Railways Act, 1890, are discontinued or abandoned, intimation in writing shall be sent by the owner to the Chief Inspector within 15 days of the date of such discontinuance or abandonment.

20. When a notice of discontinuance or abandonment in conformity with rule 19 of these rules has been received, the Chief Inspector shall order an inspection of such workings to be made as soon as possible to ascertain what protection is necessary in order to prevent injury to any property vested in His Majesty or any local Authority or Railway.

21. The Chief Inspector may, after the inspection required by rule 20, call upon the owner of the mine to construct in the mine or on the surface of the mine such protective works as he may consider necessary and within such time as he may consider adequate for the purpose:

Provided that if the owner objects to the orders of the Chief Inspector in this respect he may within 20 days after the receipt of the notice containing the order appeal to the Local Government stating in his appeal the grounds on which he objects to the orders of the Chief Inspector. The Local Government shall refer the appeal to a Committee.

CHAPTER VI.

MISCELLANEOUS.

22. Sufficient materials and appliances shall be kept in stock for the proper carrying out of all necessary operations in a manner consonant with the provisions of the Act, regulations, rules and bye-laws.

23. No person shall without the consent of the manager take or consume any intoxicating drink or drug while at work in or about a mine, and no person shall enter or may be in or about a mine in a state of intoxication.

24. All plans and books which are required to be kept under the regulations, these rules and the bye-laws and the prescribed abstract of the Indian Mines Act, 1923, and of the regulations, rules and bye-laws applicable to the mine shall be kept at an office or other building as near as conveniently may be to and used in connection with the working of the mine, and shall be produced on the request of the Chief Inspector or an Inspector, or any person authorised in that behalf by the Local Government.

25. The originals, or two copies, of all reports made in conformity with the Act or with the regulations, rules or bye-laws shall be maintained at the mine for a period of twelve months after having been made.

26. No person shall pull down, injure or deface any abstract of the Indian Mines Act, 1923, or any copy of the regulations, rules or by-laws made thereunder which is posted up at any mine or any notice posted up in pursuance of the regulations of the mine.

SCHE DULE A.

Register of work persons (section 28 of the Indian Mines Act, 1923).

Name of Colliery

Name of Owners

Week commencing

Name.	Caste.	Sex.	Nature of employment.	HOURS OF WORK.		Days of work.	Days of rest.
				Time of commencement.	Time of end.		

No. 3095 Com.—The 19th May 1924.—The following draft of a notification, which the Governor in Council intends to issue in exercise of the powers conferred by section 30 of the Indian Mines Act, 1923 (IV of 1923), is published, as required by sub-section (1) of section 31 of the said Act, for the information of persons likely to be affected thereby.

of section 31 of the said Act, for the information of persons likely to be affected thereby.

2. The draft will be taken into consideration on the 21st August 1924, and any objection or suggestion with respect thereto, which may be received by the undersigned before that date, will be duly considered :—

Draft notification.

In exercise of the powers conferred by section 30 of the Indian Mines Act, 1923 (IV of 1923), the Governor in Council is pleased to make the following rules:—

Draft Rules for Mines other than Coal Mines.

CHAPTER I.

SANITARY AND HEALTH PROVISIONS.

1. At every mine a sufficient supply of wholesome drinking water shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, also below ground at points reasonably accessible to the persons employed.

2. At every mine where the Chief Inspector so direct arrangements shall be made for keeping all the underground workings and roads clean from *garbage*.

3. At every mine latrine and urinal accommodation shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, in the underground workings of the mine, and, in the case of latrines, the accommodation shall be not less than one seat per 50 employees;

Provided that the Local Government may require that in lieu of latrines or urinals a certain area or areas may be marked off on the surface of the ground for use for this purpose.

4. Every latrine erected on the surface for the use of the work-people of a mine shall be so partitioned off as to secure privacy, and, if a latrine intended for the use of one sex adjoins a latrine intended for the use of the other sex, the approaches shall be separate.

5. All latrines in or about a mine shall be kept in a sanitary condition. Receptacles shall be cleaned daily, and tarred inside and out at least once a year.

CHAPTER II.

AMBULANCE, AND FIRST-AID WORK.

6. It shall be the duty of the owner, agent, and manager of a mine to see that adequate arrangements are made for the training of men in ambulance work.

7. In every mine in which fifty persons or more are employed underground during any period of 24 hours, one or more of the persons employed according to the subjoined scale shall be trained in ambulance work to the standard of St. John's First Aid Certificate :—

Where the number of persons employed underground during any period of 24 hours—

does not exceed 100, not less than one person,
exceeds 100 but does not exceed 200, not less than two persons,
exceeds 200 but does not exceed 300, not less than three persons,
exceeds 300 but does not exceed 400, not less than four persons,
exceeds 400 but does not exceed 500, not less than five persons,
exceeds 500, one person for every completed hundred of persons employed.

Provided that this rule shall not come into force until the 1st day of July 1927.

8. In or at every mine in respect of which section 18 of the Act applies, there shall be provided and kept in good condition and ready for immediate use at a convenient place on the surface, and, also if the Chief Inspector by an order in writing so directs in the case of any mine, underground—

- (a) a suitably constructed stretcher or stretchers, and
- (b) a box or boxes containing a sufficient supply of suitable splints and bandages, adhesive plaster, boric vaseline, cotton wool and tincture of iodine or other suitable antiseptic solution,

CHAPTER III.

REGISTRATION OF WORK-PEOPLE.

9. The register of all persons employed in the mine, of their hours of work, of their days of rest, and of the nature of their respective employments as required by section 28 of the Act shall be maintained in the form shown in Schedule A.

10. For the purposes of section 23 (a) read with section 23 (c) of the Act, all work of persons employed below ground shall be reckoned from the time such persons leave the surface of the mine to the time at which they finally return thereto at the end of the period of employment.

11. The following persons shall be deemed to be persons holding positions of supervision or management or employed in a confidential capacity within the meaning of section 24 of the Act :—

- (a) any official in charge of any mine or part of a mine ;
- (b) mechanical engineers or engine-wrights or electricians ;
- (c) surveyors ;
- (d) clerks, accountants and time-keepers,

CHAPTER IV.

SAFETY PROVISIONS.

12. Any place in or about an excavation which is dangerous shall be made safe or shall be kept securely fenced. Should any doubt arise as to whether a place is dangerous or not, the opinion of an Inspector or of the District Magistrate shall be conclusive on the point.

13. Where an excavation, which is more than 10 feet deep and has been formed as the result of any mining operation, extends within fifty feet of a public road or dwelling house, substantial fencing shall be erected and maintained around the excavation adjacent to the road or dwelling.

14. Where as a result of mining operations a subsidence of the surface has taken place or is likely to take place, and persons are likely to be endangered thereby, the dangerous area shall be kept fenced on the surface.

15. In the case of any mine which is abandoned or the working of which is discontinued, the owner, agent, or manager shall be bound, before the mine is finally abandoned, or immediately after the working thereof has been discontinued, cause the top or entrance of every shaft and opening into the mine to be fenced by a structure of a permanent character sufficient to prevent persons inadvertently falling into or entering the shafts or openings.

CHAPTER V.

MISCELLANEOUS.

16. Sufficient materials and appliances shall be kept in stock for the proper carrying out of all necessary operations in a manner consonant with the provisions of the Act, regulations, rules and bye-laws.

17. No person shall without the consent of the manager take or consume any intoxicating drink or drug while at work in or about a mine, and no person shall enter or may be in or about a mine in a state of intoxication.

18. All plans and books which are required to be kept under the regulations, these rules and the bye-laws and the prescribed abstract of the Indian Mine Act, 1923, and of the regulations, rules and bye-laws applicable to the mine shall be kept at an office or other building as near as conveniently may be to and used in connection with the working of the mine, and shall be produced on the request of the Chief Inspector, or an Inspector or any person authorised in that behalf by the Local Government.

19. The originals, or true copies, of all reports, made in conformity with the Act or with the regulations, rules or bye-laws shall be maintained at the mine for a period of twelve months after having been made.

20. No person shall pull down, injure or deface any abstract of the Indian Mines Act, 1923, or any copy of the regulations, rules or bye-laws made thereunder which is posted up at any mine or any notice posted up in pursuance of the regulations of the mine.

SCHEDULE A.

Register of work persons (section 28 of the Indian Mines Act, 1923)

Name of Mine

Name of Owners

Week commencing

Name.	Caste.	Sex.	Nature of appointment.	HOURS OF WORK.		DAYS OF WORK.	Days of rest.
				Time of commencement.	Time of end.		

A. MARR,
Secretary to the Government of Bengal.

MARINE DEPARTMENT.

NOTIFICATIONS.

No. 280T.-Marine.—The 10th May 1924.—Mr. A. B. Ellis, Provisional Mate Pilot, is granted leave on average pay for three weeks from the 13th April 1924, under rule 81 (b) (i) of the Fundamental Rules, in extension of the leave granted in this department notification No. 79T.-Mne., dated the 9th April 1924.

No. 289T.-Marine.—The 12th May 1924.—Mr. F. T. Hart, Acting Branch Pilot, is granted leave for two months, viz., leave on average pay for seven days under article 81 (b) (i) and leave on half average pay for the remaining period under article 81 (d) of the Fundamental Rules, with effect from the 26th March 1924.

No. 44-Marine.—The 15th May 1924.—The following notification issued by the Government of India is republished for general information.

A MARR,
Secretary to the Government of Bengal.

No. 21, dated Simla, the 9th May 1924.

NOTIFICATION—By the Government of India, Marine Department.

APPOINTMENTS.

The services of Commander H. W. B. Livesay, O.B.E., R.I.M., are placed at the disposal of the Government of Bengal for employment as Port Officer, Chittagong, with effect from the 10th April 1924, vice Commander E. G. Withers, C.I.E., Royal Indian Marine, vacated.

No. 291T.-Marine.—The 12th May 1924.—The following notification by the Government of India is republished for general information.

A. MARR,
Secretary to the Government of Bengal.

No. 190-S (2), dated Simla, the 3rd May 1924.

NOTIFICATION BY—The Government of India, Department of Commerce (Merchant Shipping.)

The following Order of His Majesty in Council, dated the 21st March 1924, is hereby published for information :—

AT THE COURT AT BUCKINGHAM PALACE.

• *The 21st day of March 1924.*

PRESENT.

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by section 445 of the Merchant Shipping Act, 1894, it is enacted that where the Board of Trade certify that the laws and regulations for the time being in force in any foreign country and relating to overloading and improper loading are equally effective with the provisions of that Act relating thereto, His Majesty in Council may direct that on proof of a ship of that country having complied with those laws and regulations she shall not, when in a port of the United Kingdom, be liable to detention for non-compliance with the said provisions of that Act, nor shall there arise any liability to any fine or penalty which would otherwise arise for non-compliance with those provisions :

AND WHEREAS by section 1 of the Merchant Shipping Act, 1906, provision, as is more particularly therein mentioned, is made for applying to foreign ships while they are within any port in the United Kingdom certain sections of the Merchant Shipping Act, 1894, which relate to loadline without prejudice to direction of His Majesty in Council given under the said section 445 of the last mentioned Act.

AND WHEREAS the Board of Trade have certified that certain statutory regulations which have been approved by the Japanese Government relating to overloading, so far as regards the assignment of loadlines to Japanese ships, are equally effective with the corresponding regulations in force in this country respecting the assignment of loadlines to British Merchant ships :

NOW, THEREFORE His Majesty in Council doth direct that on proof that Japanese ships have complied with the aforesaid Japanese regulations, such ships shall not, when in ports of the United Kingdom, be liable to detention for non-compliance with the provisions of the Merchant Shipping Acts relating to overloading, nor shall there arise any liability to any fine or penalty which would otherwise arise for non-compliance with those provisions.

No. 296T.-Marine.—The 12th May 1924.—Mr. C. T. Park, Acting Branch Pilot, is confirmed in that grade with effect from the 14th May 1924.

A. MARR,
Secretary to the Government of Bengal.

PUBLIC WORKS DEPARTMENT.

ESTABLISHMENT.

NOTIFICATION.

No. 21.—The 12th May 1924.—Babu Benoy Bhushan Mukherjee, Upper Subordinate, Bakarganj Division, is granted leave on average pay for a period of four months (the whole period on account of privilege leave due), with effect from the 8th May 1924 or such subsequent date as he may avail himself of it.

G. G. DEY,
Chief Engineer, Bengal.

COMMUNICATION.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 1C.—The 15th April 1924.—It is hereby notified in pursuance of section 4 of the Calcutta Tramways Act, 1880 (Bengal Act I of 1880), that the Calcutta Tramways Company, Limited, propose to make and maintain approximately 4,800 feet of electric tramway of which 3,400 feet will be double line and 1,400 feet will be single line on the following route, viz., from the existing tramway lines in Lower Circular Road opposite the Calcutta Tramway Company's Nonapukur Power Station *via* Lower Circular Road and the new Park Street Extension into the Karaya area where the Tramway Company intend to erect a shed for the accommodation of tramcars; and that the said proposal has been approved by the Corporation of Calcutta, and sanctioned by His Excellency the Governor acting with his Minister under section 3 of the said Act.

G. G. DEY,
Secretary to the Government of Bengal.

IRRIGATION DEPARTMENT.

ESTABLISHMENT.

NOTIFICATIONS.

No. 18 I.—The 12th May 1924.—The following draft of amendments, which, in exercise of the powers conferred by sections 6 and 11 of the Canals Act, 1864 (Bengal Act V of 1864), the Governor in Council intends to make in the rules and schedule of rates of tolls (published in Bengal Government notification No. 14, dated the 31st August 1915, at pages 1490-94, Part I of the *Calcutta Gazette* of the 1st September 1915), for the line of navigation known as the Madaripur Bhil Channel and the Lower Kumar River, as defined in Bengal Government notification No. 128, dated the 26th June 1900, and notification No. 162, dated the 22nd July 1902, paragraphs 17 and 18, is hereby published for the information of persons likely to be affected thereby.

II. The draft will be taken into consideration on or after the 26th June 1924, and any objection or suggestion received by the undersigned before that date will be duly considered:—

Draft amendments.

1. In rule 12 of the said rules, for the words "subject to a maximum of one rupee and a minimum of four annas" substitute the words "subject to a maximum of one rupee and eight annas and a minimum of eight annas".

2. In the schedule of tolls—

- (i) Against item 7, for "Re. 1, annas 0" substitute "Re. 1 annas 8".
- (ii) Against item 8, for "Re. 0 annas 2" substitute "Re. 0 annas 4".
- (iii) Against item 9, for "Re. 0 annas 4" substitute "Re. 0 annas 6".

3. In the schedule of tolls, after item 10 *insert* new items:—

	Rs. A.
11. On empty flats, per flat, per single trip ...	10 0
12. On empty barges, per barge, per single trip ...	2 0

4. For item 11 *read* item 13.

C. ADDAMS WILLIAMS,
Secretary to the Government of Bengal.

No. 18.—The 14th May 1924.—Babu Satish Chandra Sen, Upper Subordinate, is granted under rule 81 (d) of the Fundamental Rules, leave on half average pay for three months in extension of the leave previously granted.

C. ADDAMS WILLIAMS,
Chief Engineer, Bengal.

ERRATUM.

No. 19I.—The 19th May 1924.—In the schedule annexed to notification No. 9I., dated the 15th November 1923 (published in pages 1745-1746, Part I of the *Calcutta Gazette* of the 21st idem), appointing supervisors and joint supervisors in respect of certain lines of navigation, against items 6, 8 and 9 in column 2, after the words "sluiced main channel" add the words "with outfall channel."

C. ADDAMS WILLIAMS,
Secretary to the Government of Bengal.

Orders by the Director of Agriculture, Bengal.

No. 6895A—The 9th May 1924.—Babu Sachindra Krishna Dutta, District Agricultural Officer, is granted leave for three months, viz., leave on average salary for two months under proviso to rule 81 (b) (ii) of the Fundamental Rules and leave on half average salary for the remaining period under rule 81 (d) of the same rules, in extension of the leave sanctioned in this office notification No. 14684, dated the 22nd November 1923.

No. 7046 A.—The 12th May 1924.—Babu Prafulla Kumar Das, District Agricultural Officer, Mymensingh, is granted leave on average salary for 15 days with effect from the 20th April 1924 (the whole period being on account of privilege leave at his credit) under rule 81 (b) (ii) of the Fundamental Rules.

No. 7313 A.—The 16th May 1924.—Maulvi Fakrul Islam Wahed, Officiating District Agricultural Officer, Feni, is granted leave on average salary for 18 days with effect from the 20th April 1924 under rule 2 of the subsidiary rules promulgated in the Government order No. 19463 F., dated the 23rd December 1921.

R. S. FINLOW,
Director of Agriculture, Bengal (off.).

Orders by the Registrar of Co-operative Societies, Bengal.

No. 4420.—The 15th May 1924.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Swarupnagar Samabay Samiti (registered No. 96 of 1922) in the district of 24-Parganas under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the Society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said Society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Inspector of Co-operative Societies, Basirhat, to be liquidator of the said Society.

M. THORP,
Registrar of Co-operative Societies, Bengal.

REVENUE DEPARTMENT.**LAND REVENUE.****NOTIFICATIONS.**

No. 4669 L.R.—The 12th May 1924.—The Governor in Council is pleased to sanction the establishment of an investigating centre at Mayanimukh, in the **Chittagong Hill Tracts.**

2. In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included within the Dighinala and Kasalong police-stations, in the district of the Chittagong Hill-Tracts, the Governor in Council is pleased to declare the said investigating centre to be a police-station and to include the area specified in the following schedule, namely:—

<i>Schedule.</i>			
Names of villages.	General jurisdiction list number of thana.	Names of villages.	General jurisdiction list number of thana.
	Dighinala.		Kasalong.
Mayanimukh	...	24	...
Sonai	...	25	8
Yarengchhara	...	26	9
Adarakchhara	...	27	10
Ubudachhara	...	57	11
		Kasalong.	12
Barakkattali	...	2	13
Laugadu	...	3	14
Chailiyatali	...	5	15
Hedaiatchhara	...	6	16
Daluchhara	...	7	17
		Kasalong Forest Reserve.	23

The total area of the mauzas transferred to the jurisdiction of the newly proposed police-station at Mayanimukh is 753.69 square miles including the area of the Kasalong Reserve.

It is bounded as follows :—

North—The southern boundaries of manzas Rengkarjya, Yerengchhari and Hajachhari and thence following the boundary of the Kasalong Forest Reserve to its north-east corner.

East—The ridge east of the Kasalong Forest Reserve and the water-shed between the Harina and Kasalong rivers.

South—The southern boundaries of mauzas Bara Kattali, Khagrachhari and Gabachhari.

West—The water-shed between the Chengi and Kasalong rivers.

or

No. 4670L.R.—The 12th May 1924.—In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal

Chittagong Hill Tracts. Procedure, 1898 (Act V of 1898), and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included in the Dighinala police-station, in the district of the Chittagong Hill Tracts, and to the boundaries of that area, the Governor in Council is pleased to declare that the said police-station shall include the area specified in the following schedule, namely :—

Schedule.

Names of villages.	General jurisdiction list number of thana.	Names of villages.	General jurisdiction list number of thana.
Dighinala.			
Renkarjya	28	Laksmichhari	44
Chota Merung	29	Dainer Laksmichhari	45
Bara Merung	30	Dhanpata	46
Balkhali	31	Madhya Dhanpata	47
Katarung	32	Dainer Dhanpata	48
Nunebhari	33	Jarulchhari	49
Chatarachhara	34	Baghaichhari	50
Daluchhari	35	Dighinala	51
Kukichhara	36	Paplakhali	52
Sarddengchhara	37	Kabakhali	53
Taiyankar	38	Tarabanya	54
The Maini head water Forest Reserve.		Chota Hajachhari	55
Harani	43	Hajachhari	56

No. 4672L.R.—The 12th May 1924.—In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898 (Act V of 1898) and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included in the Bandarban police-station in the district of the Chittagong Hill Tracts and to the boundaries of that area, the Governor in Council is pleased to declare that the said police-station shall include the area specified in the following schedule, namely :—

Schedule.

Names of mauzas.	General jurisdiction list number of thana.	Names of mauzas.	General jurisdiction list number of thana.
Bandarban.			
Uttar Hangar	308	Balaghata	337
Daksin Hangar	309	Rowangchhari	338
Tankabati	310	Bekhyong	339
Harinjhiri	311	Tarachha	340
Taker Panchhari	312	Painkhyong	341
Bandarban	313	Kumikhyong	342
Suwalak	314	Alikhyong	343
Renikhyong	315	Kokhyong	344
Betichhara	316	Nowapatang	345
Yachalang	317	Mrokhyong	346
Kuhalang	318	Mrunkhyong	347
Rajbila	319	Hlapakhyong	348
Chemi	324	Ghorao	349
Kolakhyong	325	Alephyong	363
Hnara	330		

No. 4671 L.R.—The 12th May 1924.—In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898 (Act V of 1898) and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included in the Kasalong police-station in the district of the Chittagong Hill Tracts and to the boundaries of that area, the Governor in Council is pleased to declare that the said police-station shall include the area specified in the following schedule, namely:—

Schedule.

Names of mauzas.	General jurisdiction list number of thana.	Kasalong.	Names of mauzas.	General jurisdiction list number of thana.	Kasalong.
Dhamaijhara	...	1	Daudunnya	...	150
Barmachhara	...	4	Garjangtali	...	151
Nalbanya	...	13	Gorasthan	...	152
Ghanamor	...	17	Bara Harina	...	153
Dewanerchhara	...	19	Aibachhara	...	154
Begonachhara	...	20	Hethbareya	...	155
Bamer Halamba	...	21	Kukichhara	...	156
Kurkutiehara	...	22	Chota Harina	...	157
Mitingachhara	...	132	Maodang	...	158
Jurachhara	...	133	Dhumbatalang	...	159
Andharmanik	...	134	Taibang	...	160
Jarulchhara	...	135	Bamer Mahalchhara	...	161
Eraichhara	...	136	Chiba Bara Harina	...	162
Panehhara	...	137	Kalabanyachhara	...	163
Maidang	...	138	Saichal	...	164
Subalong Head Water Forest Reserve	Lengkar	...	165
Baghaehhola	...	140	Sajek	...	166
Chokpatighat	...	141	Ruitui	...	167
Dubajaru	...	142	Kaunglak	...	168
Kusumehhara	...	143	Sealdailui	...	169
Banjugiehara	...	145	Tuichui	...	170
Lulangehhara	...	147	Telemipai	...	171
Bhusoehhara	...	148	Chinui	...	172
Guiehkhara	...	149	Thega Forest Reserve	...	173
			Ramukyachhara	...	174

No. 4673 L.R.—The 12th May 1924.—In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898 (Act V of 1898) and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included in the Chandraghona police-station in the district of the Chittagong Hill Tracts and to the boundaries of that area, the Governor in Council is pleased to declare that the said police-station shall include the area specified in the following schedule, namely:—

Schedule.

Names of mauzas.	General jurisdiction list number of thana.	Chandraghona.	Names of mauzas.	General jurisdiction list number of thana.	Bandarban.
Fatikehkhara	...	86	Narengri	...	322
Dabbua	...	87	Chitmaran	...	323
Nabhangha	...	94	Pekua	...	326
Kaskhali	...	95	Chingkhyong	...	327
Kalampati	...	96	Powaithu	...	328
Mubaehhara	...	97	Kaptai	...	329
Kachukhali	...	98	Gainda	...	331
Ghagra	...	99	Jimram	...	332
Wagga	...	100	Ghilachhara	...	333
Ghilachhara No. 101	...	101	Kukyachhara	...	334
			Dhanuchhara	...	335
			Arachhara	...	336
Kakrachhara	...	320			
Raikhali	...	321			

No. 4674 L.R.—The 12th May 1924.—In exercise of the power conferred by clause (s) of sub-section (1) of section 4 of the Code of Criminal Procedure, 1898 (Act V of 1898), and in supersession of all previous notifications published in the *Calcutta Gazette* relating to the area included in the Mahalchhara police-station, in the district of the Chittagong Hill Tracts, and

to the boundaries of that area, the Governor in Council is pleased to declare that the said police-station shall include the area specified in the following schedule, namely :—

Schedule.

Names of mauzas.	General jurisdiction list number of thana.	Names of mauzas.	General jurisdiction list number of thana.		
Chandraghona.			Mahalchhatri.		
Durjhari	80	Pujgang	242		
Banarkata	81	Chengi	243		
Chota Dhrung	82	Logang	244		
Dhrung	83	Bara Panchhari	245		
Muktachhatri	84	Chota Panchhari	246		
Barmmachhatri	85	Jugalchhatri	247		
Dainer Banarkata	88	Mubachhatri No. 248	248		
Laksmichhatri	89	Kayangghat	249		
Suknachhatri	90	Leinuchhatri	250		
Maramchhatri	91	Changrachhatri	251		
Lelang	92	Thalipara	252		
Kerekkata	93	Durparjyanal	253		
Mahalchhatri.			Kerenganal		
Debalehhari	215	Maschhatri	255		
Gowaichhatri	216	Gamaridhala	256		
Jarulchhatri	217	Nunehhatri	257		
Jurgachhatri	218	Ultachhatri	258		
Dulyatali	219	Datkupya	259		
Mayurkhil	220	Itchhatri	260		
Tindochhatri	223	Durehhari	261		
Sandukchhatri	226	Golabari	262		
Casban	238	Kamalchhatri	263		
Jurmaram	239	Bhowachhatri	264		
Bhaibonchhatri	240	Bangalkati	265		
Lutiban	241		266		

No. 4746 L.R.—The 15th May 1924.—In exercise of the power conferred by section 103B, sub-section (2) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), the Governor in Council is pleased to declare that a record-of-rights has been finally published under section 103A, sub-section (2) of the said Act in respect of every village included in police-stations Magura and Sripur in the district of Jessore.

No. 4817 L.R.—The 16th May 1924.—Maulvi Abdul Latif Chaudhuri, Sub-Deputy Collector, Bakarganj, is appointed to be an Assistant Settlement Officer, in the districts of Pabna and Bogra, with effect from the date on which he joins his settlement duties in those districts.

No. 4818 L.R.—The 16th May 1924.—Under the provisions of section 3 (17) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), Maulvi Abdul Latif Chaudhuri, Sub-Deputy Collector, is authorised to discharge, in the districts of Pabna and Bogra, the functions of a revenue officer under Chapter X of that Act, so far as they relate to surveys and the preparation of records-of-rights.

He is also vested with the powers of an Assistant Settlement Officer, under Chapter VI, Part I of the rules under the Bengal Tenancy Act in respect of the aforesaid areas.

No. 4819 L.R.—The 16th May 1924.—Babu Jitendra Prasad Sen, officiating munsif, is appointed to be an Assistant Settlement Officer, in the districts of Pabna and Bogra, with effect from the date on which he joins his settlement duties in those districts.

No. 4820 L.R.—The 16th May 1924.—Under the provisions of section 3 (17) of the Bengal Tenancy Act, 1885 (Act VIII of 1885), Babu Jitendra Prasad Sen, officiating munsif, is authorised to discharge, in the districts of Pabna and Bogra, the functions of a revenue officer, under Chapter X of that Act, so far as they relate to surveys and the preparation of records-of-rights.

He is also vested with the powers of an Assistant Settlement Officer, under Chapter VI, Part I of the rules under the Bengal Tenancy Act in respect of the aforesaid areas.

W. S. HOPKYNES,
Secretary to the Government of Bengal (off.).

LAND ACQUISITION.

No. 4729 L.A.—The 14th May 1924.—Mr. K. A. L. Hill, I.C.S., Sadar Subdivisional Officer of Burdwan, is vested with the powers of a Collector, under the Land Acquisition Act, I of 1894, in the Sadar subdivision of that district.

No. 4748 L.A.—The 15th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at Noakhali, the expense of the Noakhali Municipality for a public purpose, viz., for the construction of a Kala-azar ward attached to the Noakhali charitable dispensary in the village of Noakhali, pargana Bhulua, Zilla Noakhali, it is hereby notified that for the above purpose, a piece of land measuring, more or less, 0·12 of an acre, bounded on the—

North—By portion of cadastral survey plot No. 1277 and remaining portion of cadastral survey plot No. 1278.

East—By cadastral survey plot No. 2414.

South—By portion of cadastral survey plot No. 1282.

West—By portion of cadastral survey plot No. 1279.

is likely to be required within the aforesaid village of Noakhali.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

In exercise of the powers conferred by section 6 of the Land Acquisition (Amendment) Act, XXXVIII of 1923, the Governor in Council directs that the provisions of section 5A of the Act shall not apply in this case.

No. 4798 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at Rangpur, the public expense for a public purpose, viz., for new passenger and wagon ferry ghat at Fulchhari, in the villages of Fulchhari and Bajefulchhari, pargana Patilalaha, zilla Rangpur, it is hereby notified that for the above purpose a piece of land measuring, more or less, 5·96 acres, bounded on the—

North—By the lands of Samir Sheikh, Banizuddin Sheikh and river Teesta.

East—By the lands of Roy Company's shop, Ichab Sheikh, Manulya Bepari, Bhupati Babu's khas land, Khudu Das, Nabu Das, Ram Dulal Das, Maharella Sheikh and Radha Kanta Mandal, Jaleswari Dasya, Radha Kanta Mandal, Basatulla, Sambu Chand Das, Kanchu Sheikh and Ganda, Alhirulla, Samir Sheikh, Nasar Sheikh and Gada Sheikh.

South—By the lands of Eastern Bengal Railway, Ghantu Sheikh, Asharulla Sheikh, Baniz Sheikh, Samir Sheikh, and river Teesta,

West—By the lands of Mahesh Chandra Das, Manulya Bepari, Dhani Bepari, Nasar Barma, Shaban Sheikh, Mader Das, Shahan Sheikh, Khudu Das, Nabu Das, Maharnulta Sheikh, Radha Kanta Mandal, Nadea Das, Radha Kanta Mandal, Alhirulla, Shambhu Chand Das, Abbar Sheikh, Ganda, Mahatulla, Kanchu Sheikh, Baniz Sheikh, Nasar Sheikh, Jarat Sheikh, Ghantu Sheikh and Gada Sheikh,

is likely to be required within the aforesaid villages of Fulchhari and Bajefulchhari.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Rangpur.

No. 4801 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the Howrah, the expense of the Howrah Municipality for a public purpose, viz., for widening Haldarpara 2nd Bye Lane, in the village of Kashondia, pargana Boro, zilla

Howrah, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, '034 of an acre, bounded on the—

PLOT No. 1:

North—By public drain,
East—By Haldarpara 2nd Bye lane,
South—By Kasundia road,
West—By lands of Sm. Niroda Moyee Dasi and Sm. Rajaballa Dasi,

PLOT No. 2:

North—By Haldarpara 2nd Bye lane,
East—By R. Janta Kumar Adak's land,
South—By Kasundia road,
West—By Haldarpara 2nd Bye lane,

are likely to be required within the aforesaid village of Kashondia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification file an objection in writing before the Collector of Howrah.

No. 4805 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for widening Madhusudan Biswas Lane, in the village of Howrah, pargana Boro, zilla Howrah, it is hereby notified that for the above purpose three pieces of land altogether measuring, more or less, '0397 of an acre, bounded on the—

PLOT NO. 1.

North—By land of Mahendra Nath Ghosh,
East—By lands of Mahendra Nath Ghosh and others,
South and West—By Madhusudan Biswas Lane,

PLOT NO. 2.

North—By land of Jogendra Nath Kundu,
East—By dwelling house of Nani Lall Mitter,
South—By Madhusudan Biswas Lane,
West—By dwelling house of Mohamed Rafique,

PLOT NO. 3.

North—By lands of Pares Nath Banerjee and Madhusudan Biswas Lane,
East—By Madhusudan Biswas Lane,
South—By lands of Pares Nath Mukherjee and Rama Nath Das,
West—By house of Lakshmi Nath Datta and Madhusudan Biswas Lane,

are likely to be required within the aforesaid village of Howrah.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof may, within 30 days of the publication of this notification, file an objection in writing before the Collector of Howrah.

No. 4808 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for widening Dharmatala Road, in the village of Malee Paneghora, pargana Boro, zilla Howrah, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.02 of an acre, bounded on the—

North—By the land of Rameswar Marwari,
East—By the Dharmatala Road,
South and West—By the land of Narayani Dassi,

is likely to be required within the aforesaid village of Malee Paneghora.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Howrah.

No. 4811 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Howrah Municipality for a public purpose, viz., for widening Ram Mohan Mukherji Lane, in the village of Sibpur, pargana Boro, zilla Howrah, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.012 of an acre, bounded on the—

North—By land of Gokul Kristo Chatterji,

East—By Ram Mohan Mukherji Lane,

South—By land of Hridoy Nath Mallick.

West—By land and tank of Itakhal Chandra Chatterji,

is likely to be required within the aforesaid village of Sibpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Howrah.

No. 4814 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Rajshahi Municipality for a public purpose, viz., for constructing a hackney-carriage stand, at mauza Rampur, pargana Garerhat, zilla Rajshahi, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.2275 of an acre and being settlement plots Nos. 398, 403 and part of the plot No. 402 of mauza Rampur, is likely to be required within the aforesaid village of Rampur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Rajshahi.

No. 4823 L.A.—The 16th May 1924.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of the pieces of land being the southern portions of cadastral plots 206 and 210, the northern portions of cadastral plots 203, 204 and 205 and both the southern and northern portions of plot 216 of mauza Dhuldi Gobindapur (No. 107), and altogether measuring, more or less, 0.13 of an acre, which were included in the area notified for acquisition under declaration No. 8350 L. A., dated the 9th September 1922, published at page 1769, Part I of the *Calcutta Gazette* of the 13th idem, and required by the District Board of Faridpur for the diversion of the Gobindapur Road in the villages of Dhuldi Gobindapur and Alipur, pargana Dhuldi, district Faridpur.

No. 4826 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the District Board, Rangpur, for a public purpose, viz., for the diversion of road No. 47 on the 1st mile near Boragari bridge, in the village of Matukpur, pargana Kazirhat, zilla Rangpur, it is hereby notified that

for the above purpose a piece of land measuring, more or less, 3.24 acres, bounded on the—

North—By District Board road No. 47,

East—By lands of Sarbalhar, Biswanath, Tilak, Nagora Barman, village road, Mir Madarali and Tilak Majhi,

South—By the District Board Road No. 35,

West—By the khash land of proprietor Ramani Mohan Dutt, Tilak Manjhi, Mir Madarali, village road, Biswanath, Sarbadhar, Nagora and Tilak Barman,

is likely to be required within the aforesaid village of Matukpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Rangpur.

No. 4829 L.A.—The 16th May 1924.—Whereas it appears to the Governor in Council

24-Parganas. that land is likely to be required to be taken by Government at the expense of the Calcutta Improvement Trust for a public purpose, viz., for Alignment No. 41 (Tangra Main Road), in the village of Entally, pargana Dili Panchannagram, zilla 24 Parganas, it is hereby notified that for the above purpose a piece of land, being a portion of premises No. 28, Convent Road, and measuring, more or less, 1 bigha 12 cottahs and 4 chittaks of standard measurement, equivalent to 0.533 of an acre, bounded on the—

North—By the remaining portion of premises No. 28, Convent Road,

East—By premises No. 62, Middle Road, Entally,

South—By Middle Road, Entally,

West—By premises Nos. 63, Middle Road, Entally, 88, South Road, Entally, and 29, Convent Road,

is likely to be required within the aforesaid village of Entally.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector, Calcutta, at No. 2, Commercial Buildings, Calcutta.

No. 4845 L.A.—The 17th May 1924.—Whereas it appears to the Governor in Council

Bankura. that land is likely to be required to be taken by Government at the expense of the District Board of Bankura for a public purpose, viz., for the construction of a dispensary building in the village of Ramdiha, pargana Bishnupur, zilla Bankura, it is hereby notified that for the above purpose a piece of land measuring, more or less, 1.48 acres, bounded on the—

North—By the patit land of Jogendra Nath Singha Deb,

East, West and South—By the lands of Chandra Kanta Upadhyaya, Aswini Kumar Dubey, Giridhari Dubey, Kiranbala Debi, Khitish Chandra Pande and Ramgati Ray,

is likely to be required within the aforesaid village of Ramdiha.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Bankura.

No. 4849 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the District Board of Tippera for a public purpose, viz., for the diversion of the Baharia Local Board khal, in the villages of Baharia and Ramdasdi, pargana Gunanandi, zilla Tippera, it is hereby notified that for the above purpose a piece of land measuring, more or less, 1 bigha and 8 chitaks of standard measurement, equivalent to '338 of an acre, bounded on the—

North—By cadastral survey plots Nos. 436, 437, 441 and part of 192,

East—By cadastral survey plot No. 436 and parts of 442 and 443,

South—By parts of cadastral survey plots Nos. 192, 201 and 443,

West—By cadastral survey plot No. 159,

is likely to be required within the aforesaid villages of Baharia and Ramdasdi.

This notification is made, under the provisions of sections 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land who has any objection to the acquisition thereof may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Tippera.

No. 4855 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the District Board of Tippera for a public purpose, viz., for the diversion of the Brahmaubaria Road, Part II, near Ramail Bridge, in the village of Magurura, pargana Sarail, zilla Tippera, it is hereby notified that for the above purpose a piece of land measuring, more or less, 11 cottahs and 13 chitaks of standard measurement, equivalent to '195 of an acre, bounded on the—

North—By parts of cadastral survey plots Nos. 171, 172 and 161,

East—By parts of cadastral survey plots Nos. 163, 164, 171 and 172,

South—By parts of cadastral survey plots Nos. 163 and 164,

West—By cadastral survey plots Nos. 152, 165 and 170,

is likely to be required within the aforesaid village of Magurura.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Tippera.

No. 4858 L.A.—The 19th May 1924.—Babu Lalit Kumar Sen, Subdivisional Officer of **Midnapore**, Ghatal, in the district of Midnapore, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

No. 4871 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Dacca Municipality for a public purpose, viz., for widening Jindabahar 1st Lane, in the town of Dacca, in mahalla Jindabahar, pargana Jahangirnagar, zilla Dacca, it is hereby notified that for the above purpose three pieces of land altogether measuring, more or less, '033 of an acre, bounded on the—

BLOCK I :

North and East—By the Jindabahar 1st Lane,

South—By the remaining portion of the cadastral survey plot No. 52,

West—By the cadastral survey plot No. 39;

BLOCK II :

North, East and South—By the Jindabahar 1st Lane,

West—By the remaining portion of the cadastral survey plot No. 26;

BLOCK III :

North, East and South—By the Jindabahar 1st Lane,

West—By the remaining portions of the cadastral survey plots Nos. 69, 70 and 68, are likely to be required within the aforesaid mahalla of Jindabahar.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the lands and do all other acts required or permitted by that section.

Any person interested in the above lands, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Dacca.

No. 4874L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at Calcutta, in the expense of the Calcutta Improvement Trust for a public purpose, viz., for Scheme No. XII A (Park Street widening—Wood Street to Loudon Street), in Ward No. XV of the Calcutta municipality, it is hereby notified that for the above purpose a piece of land measuring more or less, 35 bighas 4 cottahs and 1 chittack of standard measurement, equivalent to 11.6363 acres, bounded on the—

North—By Park Lane, the remaining portion of premises No. 97, Park Street, Park Lane, and municipal sewered ditch,

East—By premises No. 107, Park Street, Park Street, Loudon Street, premises No. 1-A, Loudon Street and premises No. 2, Loudon Street,

South—By premises No. 9, Short Street, premises No. 30, Park Street and the remaining portion of premises No. 15, Woodhead Street,

West—By Wood Street, Park Street, Wellesley Street and premises No. 46, Wellesley Street,

excluding public roads, streets, lanes and drains, is likely to be required within the aforesaid Ward No. XV of the Calcutta municipality in the town of Calcutta.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector at No. 2, Commercial Buildings, Calcutta.

No. 4880L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at Bankura, in the expense of the Bankura Municipality for a public purpose, viz., for a dumping ground in the village of Patpur, pargana Chhatua, zilla Bankura, it is hereby notified that for the above purpose a piece of land measuring, more or less, 1.15 acres, bounded on the—

North—By the lands of Kailash Pal, Sripati Dhuan, Fakirmoni Dasya, Nilu Nandi, Mokhyada Dasya, Chota Giribala Dasya, Beni Nandi, Binda Dasya, Iswar Nandi, Adhar Nandi, Pelaram Nandi, Udhab Pal, Brojabasi Pal and Jatindra Pal, plots Nos. 860, 859, 858, 857, 856, 855, 854, 853, 852, 851, 850, 849, 848, 845, 844, 843, 840, 839, 838 and 828,

East—By the lands of Udhab Pal, Brojabasi Pal and Jatindra Pal, plot No. 826 and Bhairab Thakur Than,

South—By the land of Bijoy Gopal Dutta and river Darkeswar, plots Nos. 824 and 825,

West—By the land of Bijoy Gopal Dutta, *vide* plots Nos. 823, 823-1003,

is likely to be required within the aforesaid village of Patpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Bankura.

No. 4888 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Bogra Co-operative Central Bank for a public purpose, viz., for the construction of the office building of the Bank in the village of Sutrapur, pargana Shelbarsha, zilla Bogra, it is hereby notified that for the above purpose a piece of land measuring, more or less, '04 of an acre, bounded on the—

North—By the land of Rahimuddin Munshi,
East—By the Municipal road,
South—By the land of the United Bank,
West—By the Municipal road,

is likely to be required within the aforesaid village of Sutrapur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Bogra.

No. 4886 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Bankura municipality for a public purpose, viz., for a burning ground in the village of Patpur, pargana Chhatua, zilla Bankura, it is hereby notified that for the above purpose a piece of land measuring, more or less, 1.44 acres, bounded on the—

North and West—By Public Works Department land, plot No. 829
East—By Bijoy Gopal Dutt's land, plot No. 823,
South—By Bijoy Gopal Dutt's land, plot No. 824 and river Darkeswar,

is likely to be required within the aforesaid village of Patpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Bankura.

No. 4889 L.A.—The 19th May 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Chandpur Central Co-operative Bank, Limited, for a public purpose, viz., for the construction of an office building for the Chandpur Central Co-operative Bank, in the village of Bishnudi, pargana Purchandi, zilla Tippera, it is hereby notified that for the above purpose a piece of land measuring, more or less, 11 cottahs and 11½ chitaks of standard measurement, equivalent to '193 of an acre, bounded on the—

North—By part of cadastral survey plot No. 2717,
East—By road and cadastral survey plot No. 2710,
South—By road and cadastral survey plot No. 2684,
West—By cadastral survey plot No. 2714 and part of 2717,

is likely to be required within the aforesaid village of Bishnudi.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Tippera.

No. 4892 L.A.—*The 19th May 1924.*—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the District Board of Rangpur for a public purpose, viz., for the Veterinary Dispensary at Dimla, in the village of Dimla, pargana Kazirhat, zilla Rangpur, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.992 of an acre, bounded on the—

North—By the village road,

East—By the District Board road No. 59,

South and West—By the lands of Rani Brindarani Chaudhurani,

is likely to be required within the aforesaid village of Dimla,

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Rangpur.

No. 4895 L.A.—*The 19th May 1924.*—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Kishoreganj Municipality for a public purpose, viz., for a public latrine at Solakia (in Kishoreganj Municipality) in the village of Solakia, pargana Hazradi, district Mymensingh, it is hereby notified that for the above purpose a piece of land in settlement plot No. 10154 measuring, more or less, 9 chittaks of standard measurement, equivalent to 0.0093 of an acre, bounded on the—

North, East and South—By lands of Biroja Moyi Dasya (wife of Kshitish Chandra) and Tarani Das,

West—By road,

is likely to be required within the aforesaid village of Solakia.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Mymensingh.

No. 4898 L.A.—*The 19th May 1924.*—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Berhampore Central co-operative Bank, Limited, for a public purpose, viz., for the construction of co-operative inspection bungalow at Rejinagar, in the village of Rampara, pargana Palashi, zilla Murshidabad, it is hereby notified that for the above purpose a piece of land measuring, more or less, 3 bighas and 3 cottahs of standard measurement, equivalent to 1.04 acres, bounded on the—

North—By the District Board road,

East—By the land of the Eastern Bengal Railway and the railway line,

South—By the lands of Tinkari Sheikh and Yearali Sheikh,

West—By the tank of Sreepada and Rishipada Chowdhury,

is likely to be required within the aforesaid village of Rampara.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Murshidabad.

W. S. HOPKINS,
Secretary to the Government of Bengal (off.).

Orders by the Inspector-General of Prisons, Bengal.

No. 7062, dated Calcutta, the 15th May 1924.—Lieut.-Col., H. B. Steen, I.M.S., made over charge of the Chittagong Jail to Dr. J. N. Chatterjee on the afternoon of the 30th April 1924.

No. 7065, dated Calcutta, the 15th May 1924.—Major T. L. Bomford, I.M.S., made over charge of the Berhampore Jail to Dr. Basanta Kumar Bhowmick on the afternoon of the 28th April 1924.

W. HAMILTON, LT.-COL., I.M.S.,
Inspector-General of Prisons, Bengal (offg.).

HIGH COURT NOTICES.**CIVIL.**

The 12th May 1924.

No. 5900.A.—Babu Subodh Chandra Sarkar, munsif of Kishoreganj, in the district of Mymensingh, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 100, within the local limits of the Kishoreganj munsifi.

No. 5901.A.—Babu Sharat Chandra Mukharji, munsif of Jalpaiguri, in the district of Dinajpur, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 100, within the local limits of the Jalpaiguri munsifi.

By order of the High Court,

J. D. V. HODGE,
Registrar.

ORIGINAL SIDE.

The 15th May 1924.

THE Hon'ble the Chief Justice has granted Mr. J. S. Cotta, Assistant Registrar, Original Side, privilege leave for three months and a half under article 272, Civil Service Regulations, from the 12th May 1924. His Lordship has appointed Mr. S. N. Chakravarti, Bar.-at-Law, to act for Mr. Cotta, during his absence on leave.

In modification of the order appointing Mr. J. C. Owen, an officiating Assistant Registrar on Rs. 200—300, with effect from 29th March 1924 to the 28th August 1924. His Lordship the Hon'ble the Chief Justice of Bengal has been pleased to appoint Mr. A. N. Ghosh, Bar.-at-Law, to officiate as Assistant Registrar on Rs. 200—300, with effect from the 15th May 1924 to the 28th August 1924, the services of Mr. J. C. Owen having been transferred by His Lordship to the Sheriff's office for six months from the 15th May 1924.

By order of the High Court,

S. C. MITRA,
Registrar (offg.).

ORDERS BY THE COMMISSIONERS OF DIVISIONS.**NOTIFICATION.**

No. 1558.J.G.—Babu Dilip Chandra Dhar, Sub-Deputy Collector and Circle Officer, Mollarpur, in the subdivision of Rampurhat, Birbhum, is allowed leave on average pay for three weeks, under article 81 (b) (ii) of the Fundamental Rules, with effect from the 27th April 1924.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 10th May 1924.*

NOTIFICATION.

No. 1527 J.G.—Babu Haridas Chatterjee, Sub-Deputy Collector, is posted temporarily to the headquarters station of the Hooghly district.

The orders of the 18th December 1923, posting this officer to the Midnapore district as circle officer of Chandrakona, are hereby cancelled.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 8th May 1924.*

NOTIFICATION.

No. 1441 J.G.—In accordance with the provisions of rule 63 (1) of Chapter IV of the Bengal Jail Code, I hereby appoint Babu Anil Baran Roy, member of the Bengal Legislative Council, to be non-official visitor of the Bankura Jail till the termination of his present membership in the Council.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 2nd May 1924.*

NOTIFICATION.

No. 1446 J.G.—In accordance with the provisions of rule 63 (1) of Chapter IV of the Bengal Jail Code, I hereby appoint Babu Umesh Chandra Chattarji, member of the Bengal Legislative Council, to be non-official visitor of the Vishnupur Subsidiary Jail in the district of Bankura till the termination of his present membership in the Council.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 2nd May 1924.*

NOTIFICATION.

No. 1638 J.G.—In accordance with the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I hereby re-appoint Babu Hari Nath Chatterji to be a non-official visitor of the Bankura Jail, for a period of two years, with effect from the date of this notification.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 14th May 1924.*

NOTIFICATION.

No. 1662 J.G.—In accordance with the provisions of rule 63 (2) of Chapter IV of the Bengal Jail Code, I hereby appoint Babu Surendra Sundar Roy, to be a non-official visitor of the Katwa Subsidiary Jail, in the district of Burdwan for a period of two years, *vice* Babu Manmatha Nath Chatterji, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 17th May 1924.*

NOTIFICATION.

No. 101.—It is hereby notified for general information that Saturday, the 2nd August 1924, has been fixed as the date for holding the next general election of Commissioners of the South Suburban Municipality, in the district of the 24-Parganas in place of those who having been elected at the last general election of Commissioners or subsequently thereto will complete their term of office under sections 21 and 27 of the Bengal Municipal Act.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 12th May 1924.*

NOTIFICATION.

No. 111.—It is hereby notified for general information that at the by-election held on the 12th April 1924, in ward No IV of the Berhampore Municipality in the district of Murshidabad Babu Nagendra Nath Adhya has been duly elected to be a Commissioner for that ward in place of Babu Sundar Gopal Dhar, deceased.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 12th May 1924.*

NOTIFICATION.

No. 12 M.—It is hereby notified for general information that Saturday, the 30th August 1924, has been fixed as the date for holding the next general election of Commissioners of the Ranaghat Municipality, in the district of Nadia, in place of those who having been elected at the last general election of Commissioners or subsequently thereto, will complete their term of office under sections 21 and 27 of the Bengal Municipal Act.

K. C. DE, *Commissioner.*

PRESIDENCY DIVN., CALCUTTA, *The 14th May 1924.*

NOTIFICATION.

No. 13 M.—It is hereby notified for general information that Monday, the 24th November 1924, has been fixed as the date for holding the next general election of Commissioners of the Azimganj Municipality in the district of Murshidabad in place of those who having been elected at the last general election of Commissioners or subsequently thereto, will complete their term of office under sections 21 and 27 of the Bengal Municipal Act.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 16th May 1924.*

NOTIFICATION.

No. 41 Met.—It is hereby notified for general information that the next general election of the Commissioners of the Old Malda Municipality in the district of Malda will be held on Saturday, the 26th July 1924.

W. A. MARR, *Commissioner (offg.).*

RAJSHAHI DIVN., CAMP RANGPUR, *the 17th May 1924.*

NOTIFICATION.

No. 44 Met.—It is hereby notified for general information that the next general election of the Commissioners of the English Bazar Municipality in the district of Malda will be held on Saturday, the 2nd August 1924.

W. A. MARR, *Commissioner (offg.).*

RAJSHAHI DIVN., CAMP RANGPUR, *the 17th May 1924.*

NOTIFICATION.

IT is hereby notified for general information that a bye-election for electing a member of the Satkhira Local Board, in the district of Khulna, to represent thana Assasuni, in place of Maulvi Mahatabuddin Ahmed, deceased, will be held on the 21st July 1924, at the following centres during the hours stated :—

- (1) Assasuni police-station from 11 A.M. to 3 P.M.
- (2) Bangdaha Steamer Station from 11 A.M. to 3 P.M.

D. GLADDING, *District Magistrate.*

KHULNA, *the 14th May 1924.*

NOTIFICATION.

No. 1526 J.—It is hereby notified for general information that a bye-election will be held on Tuesday, the 15th July 1924, under section 19 (1), Bengal Local Self-Government Act, III (B. C. of 1885), for the purpose of electing a member of the Sadar Local Board to represent thana Raipur, in the district of Noakhali, vice Maulvi Serajaddin Ahmed, deceased.

S. RAY, *for Magistrate.*

NOAKHALI, *the 15th May 1924.*

NOTIFICATION.

No. 990 L.S.-G.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) read with rule 39 of the election rules for the election and appointment of members of union boards, etc., Babu Surapati Biswas has been appointed by the District Magistrate of Burdwan to be a member of the Palasan Union Board in Raina police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Abinash Chandra Chakraverty, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

87

NOTIFICATION.

No. 998 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Jibon Kaito Sen has been duly elected to be a member for ward No. II of the Nabastha union board in Satgachia police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Jaburi Lal Roy, deceased.

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J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

88

NOTIFICATION.

No. 996 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Kartic Chandra Samanta has been duly elected to be a member for ward No. III of the Nabastha union board in Satgachia police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Atul Chandra Majila, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

NOTIFICATION.

No. 999 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Basanta Kumar Ash has been duly elected to be a member for ward No. I of the Galsi union board in Galsi police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Satish Chandra Sarkar, resigned.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

NOTIFICATION.

No. 1002 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Jatindra Nath Chaudhury has been duly elected to be a member for ward No. III of the Balgona union board in Sahebganj police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Baidya Nath Pal, resigned.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

NOTIFICATION.

No. 1005L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Pengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Manindra Nath Dutta has been duly elected to be a member for ward No. I of the Balgona union board in Sahelganj police-station in the Sadar subdivision of the district of Burdwan, *vice* Babu Gopeshwar Dutta, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

NOTIFICATION.

No. 1008L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), Babu Shyamapada Banerjee has been duly elected to be a member for ward No. II of the Maju union board in Jagatballavpur police-station in the Sadar subdivision of the district of Howrah, *vice* Babu Haripada Chakrabarty, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 7th May 1924.*

NOTIFICATION.

No. 2502J.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, V of 1919, Munshi Muhammad Isak Chowdhury has been appointed by the Magistrate of Dacca to be a member of the Patabhog Union Board, in Srinagar police-station, in the Munshiganj subdivision of the district of Dacca, *vice* Babu Nagendra Nath De, resigned.

A. H. CLAYTON, *Commissioner (off.).*

DACCA DIVN., DACCA, *the 13th May 1924.*

NOTIFICATION.

No. 2504J.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, V of 1919, Munshi Akfarali Bepari has been appointed by the Magistrate of Dacca to be a member of the Srinagar Union Board, in Srinagar police-station, in the Munshiganj subdivision of the district of Dacca, *vice* Maulvi Rukanaddi Khan, resigned.

A. H. CLAYTON, *Commissioner (off.).*

DACCA DIVN., DACCA, *the 13th May 1924.*

NOTIFICATION.

No. 19L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, read with rule 38 of the rules for the election and appointment of members of union boards under the said Act, Babu Lalit Mohan Mukherjee has been duly elected to be a member for ward No. II of the Haripur union board in the police-station Santipur, in the Ranaghat subdivision of the district of Nadia in place of Babu Dwarika Nath Mukherjee, deceased.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 13th May 1924.*

NOTIFICATION.

No. 20L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, read with rule 38 of the rules for the election and appointment of members of union boards under the said Act, Babu Kartick Chandra Mandal and Babu Hirshikesh Trivedi have been duly elected to be members for wards No. II and No. V of the Bagachra union board in the police-station Santipur in the Ranaghat subdivision of the Nadia district in place of Babu Phani Bhushan Mandal and Babu Girija Nath Trivedi, respectively, deceased.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 13th May 1924.*

NOTIFICATION.

No. 21 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, read with rule 39 of the rules for the election and appointment of members, etc., of union boards under the said Act, Babu Prasanna Chandra Ray has been appointed by the District Magistrate of Nadia to be a member of the Haripur Union Board in the police-station Santipur in the Ranaghat subdivision of the Nadia district in place of Babu Satish Chandra Ray Chaudhury, resigned.

K. C. DE, *Commissioner.*

BURDWAH DIVN., CALCUTTA, *the 13th May 1924.*

ERRATUM.

No. 22 L.S.-G.—In this office notification No. 5 L.S.-G., dated the 15th April 1924, published at page 877, Part I of the *Calcutta Gazette* of the 23rd April 1924, read “Munshi Sajjal Hossain Joardar” for “Munshi Sajjal Hossain Joardar” in the list of members appointed for Ward No. I under sub-section (4) of section 6 of the Bengal Village Self-Government Act (Act V of 1919) to the Chuadanga Union Board in thana Chittanganga in the Chuadanga subdivision of the Nadia district.

K. C. DE, *Commissioner.*

BURDWAH DIVN., CALCUTTA, *the 15th May 1924.*

NOTIFICATION.

No. 1054 L.S.-G.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919) read with rule 39 of the rules for the election and appointment of members of union boards, etc., Babu Bibhuti Bhushan Chatterjee has been appointed by the District Magistrate of Birbhum to be a member of the Kharun Union Board in Rampurhat police-station in the Rampurhat subdivision of the district of Birbhum, *vice* Babu Upendra Nath Chatterji, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 11th May 1924.*

NOTIFICATION.

No. 1058 L.S.-G.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 39 of the rules for the election and appointment of members of union boards, etc., Munshi Sekendar Mandal has been appointed by the District Magistrate of Birbhum to be a member of the Banior Union Board in Nalhati police-station in the Rampurhat subdivision of the district of Birbhum, *vice* Munshi Maharuddi Mandal, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 11th May 1924.*

NOTIFICATION.

No. 1078 L.S.-G.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 39 of the Rules for the election and appointment of members of Union Boards, etc., Molla Ali Asadulla has been appointed by the District Magistrate of Burdwan to be a member of the Sahebganj Union Board in Sahebganj police-station in the Sadar subdivision of the district of Burdwan, *vice* Molla Obedulla, deceased.

J. N. GUPTA, *Commissioner.*

BURDWAN DIVN., CHINSURA, *the 16th May 1924.*

NOTIFICATION.

No. 18L.S.-G.—It is hereby notified for general information that, under rule 23 of the Dispensary Rules, Babu Sonaton Nandi has been appointed by the Kotechandpur Municipality to be a member of the Committee for the management of the dispensary, at Kotechandpur in the district of JESSORE in place of Babu Satish Chandra Ash, resigned.

K. C. DE, *Commissioner.*

PRESY. DIVN., CALCUTTA, *the 13th May 1924.*

NOTICE.

IT is hereby notified for the information of all concerned that the following candidates have been duly nominated as a result of the scrutiny of nomination papers received in proper time by the Returning Officer of the Bengal National Chamber of Commerce Constituency of the Bengal Legislative Council for the bye-election:—

1. Mr. Amulya Dhone Addy.	3. Mr. Byomkes Chakravarti.
2. " W. C. Banerjee.	4. " Murali Dhar Roy.

N. C. SIRCAR, *Vice-President and
Returning Officer*

CHAMBER HALL, 233, OLD CHINA BAZAR STREET, CALCUTTA, *the 13th May 1924.*

NOTICE.

No. 1898J.—It is hereby notified under rule 19 (5) of the Bengal Electoral Rules that Babu Radhika Bhushan Ray, a duly nominated candidate of the Pabna cum Bogra non-Muhammadan constituency of the Bengal Legislative Council lodged his return of election expenses and declarations with the Returning Officer on the 9th April 1924.

They may be inspected in the office of the Commissioner, Rajshahi Division, on payment of a fee of Re. 1 in office hours.

W. A. MARR, *Commissioner (offg.) and Returning Officer.*

JALPAIGURI, *the 15th May 1924.*

NOTIFICATION.

No. 366Etc.-T.—It is hereby notified that Mr. A. Cochran, C.B.E., who has been elected to the Legislative Assembly from the Bengal European Constituency in place of Sir Campbell Ward Rhodes, C.B.E., resigned, filed on the 12th May 1924, his return of election expenses and the declaration in respect thereof as required by clauses (1) and (3) of rule 19 of the Legislative Assembly Electoral Rules. This can be inspected in the office of the Board of Revenue, on payment of a fee of one rupee between the hours of 11 A.M. and 3 P.M. for one week from the publication of this notification in the Gazette.

F. W. ROBERTSON, *for Returning Officer.*

DARJEELING, *the 19th May 1924.*

